Indiana Housing and Community Development Authority

2006 Rental Housing Finance Application

x Ap	Application for "Conditional" Reservation of Rental Housing Financing	
Ap	Application for <u>"Final"</u> Allocation of Rental Housing Financing	
Date:	03/01/06	
Development Name:	Green River- Phase I	
Development City:	Evansville	
Development County	ty: Vanderburgh	
Application Fee:	\$1,500	
Building Identificatio	ion Number (BIN):	
Application Number	r (IHCDA use only):	

Indiana Housing and Community Development Authority

Rental Housing Finance Application

Х	Application for "Conditional" Reservation of Rental Housing Financing
	Application for "Final" Allocation of Rental Housing Financing

This Application for Rental Housing Financing (this "Application") is provided by the Indiana Housing and Community Development Authority (sometimes referred to herein as "IHCDA" or the "Authority"), pursuant to Section 42 of the Internal Revenue Code and rules and regulations promulgated thereunder, as amended (the "Code"), and the current Qualified Allocation Plan, as adopted by the Authority and duly approved by the Governor of the State of Indiana (the "Allocation Plan"). BEFORE COMPLETING THIS APPLICATION, YOU SHOULD REVIEW THE ALLOCATION PLAN TO DETERMINE WHETHER YOUR PROPOSED DEVELOPMENT MEETS THE THRESHOLD CRITERIA REQUIRED BY THE AUTHORITY, AS SET FORTH IN THE ALLOCATION PLAN. Applications which fail to meet the minimum criteria will not be eligible for funding.

APPLICATION PACKAGE SUBMISSION GUIDELINES

No Application will be considered without the Applicant's submission of a brief narrative summary (limit 3 pages) describing the need for the Development within the community and the Development itself. This narrative should give an accurate depiction of how this development will benefit the particular community. Generally, the summary should include the following points:

Development and unit description
Amenities in and around the Development
Area's needs that the Development will help most
Community support and/or opposition for the Development
The constituency served by the Development
Development quality
Development location
Effective use of resources
Unique features
Services to be offered

- Your assistance in organizing your submissions in the following order will facilitate the review of your Application for a "Conditional" Reservation of Rental Housing Financing. Documentation included with the Application must be submitted in the order set forth on the Development Submission Checklist. Documentation for each applicable tabbed section of the application for which it applies should be placed in a <u>legal size 1/3 tab cut manila file folder.</u> Each file folder should be labeled with <u>typewritten 1/3 cut file folder labels</u> accordingly. A template to use to print labels for manila file folders is located in Schedule G. File folders should then be inserted in a <u>14 3/4"x 9 1/2" red file pocket with 5 1/4" expansion. See Schedule G.</u>
- The Application form must be signed by the Applicant, duly notarized and submitted in triplicate originals [Form A (the application) only DO NOT SUBMIT TRIPLICATE ORIGINALS OF ANY OTHER PAGES], together with the required application fee. Inclusion of the items on the Development Submission Checklist in support of the Application is strongly encouraged and will likely impact the number of points for which you are eligible under IHCDA's evaluation system of ranking applications, and may assist IHCDA in its determination of the appropriate amount of credits that it may reserve for the development.
- 4 Applicants applying for IHCDA HOME Funds must submit each of the following in addition to the requirements noted above:
 - One (1) copy of the Rental Housing Finance Application (Application only)
 - One (1) original of the HOME Funds Supplement application
 - One (1) copy of the HOME Funds Supplement application

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Threshold Items		Location	Notes/Issues
Development Feasibility		s::::(2:81):::::	
Document Submitted:		Tab A	
~ Application	Yes	ISDA	:
~ Third party documentation of souces, costs & uses of funds	in harrar		:
~ 15 Yr. pro-forma (Housing,Commercial, Combined)	Yes		
~ Other (List Below):			
2. Highest locally elected official notified of the			· · · · · · · · · · · · · · · · · · ·
development			
Documents Submitted:		Tab C	
~ Ferm H	Yes		
~ Copy of letter/information submitted	Yes		
~ Returned Receipt from the certified mail	Yes		
~ Written response from the local official			
~ Other (List Below):			
3 Not for profit assessment in the contract and a			
Not-for-profit competing in any set-aside Document Submitted:		T_L D	
~ Signed Board Resolution by the Not-for-profit's	_	Tab B	
Board of Directors			
Form D	N/A		
Market Study prepared by a disinterested	Yes		
	1.03		
third party showing sufficient demand Document Submitted by market analyst to IHCDA		Tab M	
		Iaum	
5. Applicant, Owner and/or Developer has not			
received \$800,000 or more in annual RHTCs			
and/or has successfully completed at least 1			
Multi-family development in Indiana			
(issuance of IRS Form 8609)	E		:
Document(s) Submitted:		Tab L	
 List of all tax credit Developments and participation in the Development (Applicant, Owner & Developer) 			
	Yes		
6. Costs expended to date are less than 50% of			
total development costs.			
Document Submitted:		Tab A	
~ Application	Yes		
Applicant, Developer, management agent,			
other development team members			
demonstrate financial, Developmental, and			
managerial capabilities to complete and			
maintain property through compliance period.			
Document(s) Submitted:		Tab D	
~ Financial Statements of GP or principals	Yes		
~ Tax Returns of GP or principals	Yes		
~ Resume of Developer	Yes		
Resume of Management Agent Other (List Below):	Yes		
- Viliai (List Dalow).			
Completed Application with Application Fee			
Document(s) Submitted:		Tab ^	
~ Application (Form A)	Yes	Tab A	
~ Narrative Summary	Yes		
~ Check for appropriate Application Fee	Yes		
The state of the s	1		· .

9. Evidence of Site Control	T	1	

Document(s) Submitted:	V	Tab E	4
~ Purchase Agreement	Yes	 	
~ Title commitment	Yes	ļ	
~ Warranty Deed	<u> </u>		
~ Long Term Lease	ļ		
~ Option			
~ Attorney's opinion			4
~ Adopted Resolution of the applicable commission			
~ Letter from the applicable governmental agency			
~ Other (List Below):			
10. Development Site Information			
Documents Submitted:		Tab F	
~ Schematics	Yes	l lab r	
~ Perimeter Survey	Yes		
~ Site plan (showing flood plain and/or wetlands)	Yes		
~ Floor plans		_	
,	Yes	 	
11. Lender Letter of Interest	1		
- lender has reviewed the same application submitted	1		
or to be submitted by the Applicant to the Authority			
to which such letter of interest related;	1		
 lender expressly acknowledges that the 			
development will be subject specifically to the	•		
"40-60" or "20-50" set-asides, and extended use]		
restriction elections made by the Applicant			
 such lender has reviewed the Minimum Underwriting 			
Criteria set forth in this Allocation Plan; and			
- any other special use restriction elections made by			
the Applicant, which give rise to additional points			
in this Allocation Plan.			
- the terms of the loan including loan amount, interest]	
rate, and term of the loan	İ		
Document Submitted:	•	Tab G	
~ Lender Letter of Interest	Yes		
12. Financing Not Yet Applied For			
Document Submitted:		Tab G	
Certification of eligibility from Applicant	N/A	1800	
13. Equity Letter of Interest	1377		
- Such investor has reviewed the same application and]		
market study submitted or to be submitted by the			
Applicant to the Authority in support of the Rental	***		
Housing Financing for the Development to which such	***************************************	1	
letter of interest relates			
		-	
- Such investor expressly acknowledges that the		ł	
development will be subject specifically to the		[
"40-60" or "20-50" set-asides, and extended use			
restriction elections made by the Applicant			
- such investor has reviewed the Minimum	-		
Underwriting Criteria set forth in this Allocation Plan;			
and			
- any other special use restriction elections made by			
the Applicant, which give rise to additional points			
in this Allocation Plan.			
Document Submitted:		Tab H	
~ Equity Letter of Interest	Yes		
14. Funding/Financing already awarded			
Document Submitted:		Tab G	
~ Copy of Award Letter	N/A		

17. Zoning			
Document Submitted:		Tob !	
Letter from zoning authority stating site is properly	Yes	Tab J	
zoned (without need for additional variance)	res	1	
Copy of all approved variances	-		
~ PUD documentation (if applicable)	-	<u> </u>	-
18. Utility Availability to Site		1	
Document(s) Submitted from appropriate entity:	<u> </u>	Tab K	•
~ Water	Yes		•
~ Sewer	Yes		•
~ Gas	Yes		
~ Electric	Yes		
~ Current Utility Bills	 		
19. Compliance Monitoring and Evidence of			
Compliance with other Program Requirements			
Documents Submitted:		Tab L	
 All development team members with an ownership 	Yes]
interest or material participation in any affordable			
housing Development must disclose any non-			
compliance issues and/orloan defaults with all			
Authority programs.			<u> </u>
 Affidavit from any principal of the GP and each 	Yes		1
development team member disclosing his/her interest			
in and affiliation with the proposed Development		1	
20. Characteristics of the Site are suitable for			No wetland mitigation plan is
the construction, rehabilitation and operation			required because there are no
of the proposed Development			wetlands present
		1	· ·
- No Development will be considered if any buildings			
are or will be located in a 100-year flood plain at the			
placed in service date or on a site which has			i
unresolvable wetland problems or contains hazardous			
substances or the like that cannot be mitigated.	1		
Documents Submitted:	\	TabF	
~ Completed Environmental Phase I (addresses both	Yes		
flood plain and wetlands.) ~ FEMA conditional letter of reclassification	<u> </u>		
	Yes	<u> </u>	
~ Mitigation plan including financing plan	N/A		
~ Documentation from Civil Engineer	Yes	-	
~ Resume for Civil Engineer	Yes	1	-
~ FEMA map	Yes		
22. Federal Fair Housing Act and Indiana	1		
Handicapped Accessibility Code	1		
Document Submitted:	1	Tab A	
See Form A, Section N. 4	Yes		
23. Pre-1978 Developments (i.e. buildings)			
Proof of Compliance with the Lead Based			
Paint Pre-Renovation Rule			
Document Submitted:	1	Tab A	
~ See Form A, Section N. 8	N/A	Tab A	-
	14///		
24. Developments Proposing Commercial Areas			
Document(s) Submitted:	<u> </u>	Tab F	<u>.</u>
~ Detailed, square footage layout of the building and/or	N/A		***************************************
property identifying residential and commercial areas		1	
~ Time-line for complete construction showing that all	N/A		
commercial areas will be complete prior to the			
residential areas being occupied		ĺ	

OF DUTO			
25. RHTCs being used to Acquire the			
Development			
Document Submitted:		Tab N	
~ Fair market appraisal (within 6 months)	N/A		
26. Rehabilitation Costs must be in Excess of			
\$10,000 per unit (Must be in excess of \$15,000		1	
per unit if competing in the Preservation Set-aside)			
Document Submitted:	 	Tab N	
~ Capital Needs Assessment - Schedule H	N/A		
~ Form C	N/A		
27. Form 8821	l		
Provide only if Requested by IHCDA		Tab Z	
28. Minimum Underwriting Guidelines	į.		
~ Total Operating Expenses - supported in Market Study	Yes		
~ Management Fee - 5-7% of "effective gross income"	Yes		
1-50 units 7%,			
51-100 units 6%, and			
100+ units 5%			
~ Vacancy Rate 6-8%	Yes		
~ Rental Income Growth 1-3% /yr	Yes		
~ Operating Reserves - four (4) to six (6) months	Yes		
(Operating Expenses plus debt service)	1.55		
~ Replacement Reserves per unit	Yes		
New Construction: \$250 - \$300	1163		
Rehabs: \$300 - \$350			
~ Operating Expense Growth 2-4% /yr	Yes		
Stabilized debt coverage ratio 1.15 - 1.40	Yes		
	res		
(Maintain at least a 1.1 througout Compliance Period)	V		
~ Minimum cash for Developments with no debt	Yes		
\$225 per unit	ļ		
Document(s) Submitted:	 	Tab A	
~ Data Supporting the operating expenses and	Yes		
replacement reserves			
~ Documentation of estimated property taxes & insurance	Yes		
 Detailed explanation why development is 			
underwriting outside these guidelines	N/A		
~ Third party documentation supporting explanation	N/A		
~ Other			
29. Grants/Federal Subsidies			
Document Submitted:		Tab G	
 Explanation of how the funds will be treated in Eligible 	N/A		
Basis, the reasonableness of the loan to be repaid,	1		
and the terms of the loan.	İ		
30. Credits requested does not exceed the	I		
maximum credit per unit:			
1-35 units = \$8,425 (QCT \$10,954)			
36-60 units = \$7,900 (QCT \$10,934)			
61-80 units = \$7,375 (QCT \$9,584)	1		
Over 80 units = \$6,844 (QCT \$8,899)	1		
	1		
Credits requested above the maximum	1		
MUST PROVIDE:			
~ Clear and convincing evidence for the need of			
additional credits			
 Applicant has exhausted all sources of financing 			
~ Provide third-party documentation	-		
Document Submitted:	<u> </u>	Tab A	
~ Letters from Lenders	N/A		
~ Other (List Below):			
	N/A		
			

31. Request does not exceed \$800,000 and		1	I
· · · · · · · · · · · · · · · · · · ·]	
owner, developer or applicant has not received			
more than \$1,600,000 per year		1	
(This excludes tax exempt bonds)			
Document Required:		Tab A	
~ Application	Yes		
32. Developer Fee, including consulting fee, is			Australia de la constanta de l
within guidelines			
Document(s) Submitted:		Tab G	
 Deferred Development Agreement/Statement 	Yes		
 Not-for-profit resolution from Board of Directors 			
allowing a deferred payment			
33. Contractor Fee is within guidelines	Yes		
34. Development satisfies all requirements of			
Section 42			
Document(s) Submitted:		Tab A	
Completed and Signed Application with certification	Yes	11267	
35. Private Activity Tax-Exempt Bond Financing	1 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
Documents Required:			
~ Inducement Resolution		<u> </u>	
- Attorney's Opinion			
	<u> </u>	Tels D	
36. Not-for-profit set-aside Documents Required:		Tab B	
~ Articles of Incorporation	N/a		
~ IRS documentation 501(c)(3)	N/a		
~ NFP Questionnaire	N/a		
	ENV.CZ	1	
36. Additional Documents Submitted		T	
List documents: Other Fee Agreements-Construction Financial Services, Architectural	3-1	Tab Z	
and Engineering Services, Development Completion Agreement	Yes		
on signating comes, sevespinal companion rigidential			
Evaluation Factors	Call Canno	IHCDA Use	Notes/Issues
C * AIUAUOI I AGU/A	JENI JANE	10004 030	(4003)(85UE3
1. Rents Charged	Autorian III		The state of the s
A. Lower Rents Charged			
% at 30% Area Median Income Rents			
1. 5 -10% (2 points)			
2. 11% + (5 points)	5	:\$nx:	
% at 40% Area Median Income Rents	<u> </u>	ж	
1. 15 - 20% (2 points)		A Comment	
2. 21% + (5 points)	5		
% at 50% Area Median Income Rents			
1. 20 - 30% (2 points)			
2. 31 - 50% (5 points)			
3. 51% + (10 points)	10		
D. Market Date David	1		
B. Market Rate Rents			
1. 5 - 14% (2 points) 2. 15% + (5 points)	_		
E. 1030 a. (9 hours)	5		
Subtotal (25 possible points)			
PARKER IN TROUBLE HOMES	4 - 25 :		

2. Contituency Served		
and the state of t		
Homeless Transitional (0-5 points)	5	
Document Required:	<i>""</i>	
 written referral agreement signed and agreed to by 		
all parties - Place in Tab R		
 Resume of organization providing services - Tab R 		
Persons with Disabilities (0-5 points)	5	
Document Required:	*	
 written referral agreement signed and agreed to by 		
all parties - Place in Tab R		
 Resume of oganization providing services - Tab R 		
Subject (Crossible points)		
3. Development Characteristics		
o. Persionistic entitionistics		
A. Unit Types		
1. 30% units 2 bedrooms, or 2 points)		
2. 45% units 2 bedrooms (3 points)	3	
3. 15% units 3 bedrooms, or (2 points)	h _e di	
4. 25% units 3 bedrooms (3 points)	3	
5. 5% units 4 bedrooms, or (2 points)	hed [®]	
6. 10% units 4 bedrooms (3 points)		
7. Single Family/Duplex (3 points)	'No.F	
r: onigo: only: popier (o ponto)		
B. Development Design		
S. Soveregerrott Sounger		
1. 10 amenities in Column 1 (1 point)	u u	
2. 5 amenities in Column 2 (1 point)	ii	
3. 3 amenities in Column 3 (1 point)	#	
Document Required:	, ,	
~ See Form A, Section N. 7		
000 : 011:17 ; 0000:011 14. F		
C. Universal Design Features		
Ten (10) Universal Design Features (1 point)	4	
Document Required:	2	
~ See Form A, Section N. 9		
D. Unit Size		
Efficiency/0 BR > 375 sq ft/Rehab 350 sq ft (1 point)	:4	
2. 1 BR > 675 sq ft/Rehab 550 sq ft (1 point)	1	
3. 2 BR > 875 sq ft/Rehab 680 sq ft (1 point)		
4. 3 BR > 1075 sq ft/Rehab 900 sq ft (1 point)	1	
5. 4 BR + > 1275 sq ft/Rehab 1075 sq ft (1 point)	1	
Document Required:		
~ Form G - Place in Tab F		
E. Existing Structure		
1. % of total development that was converted from a		
vacant structure		
25% (1 point)		
50% (2 points)		
75% (3 points)		
100% (4 points)		
Required Document:		
~ See Form A, Section N.6		
,		

F. Development is Historic in Nature	1	1	
		:	
Listed on the National Register of Historic Places (1 point)			
Required Document:	Topograph		
~ Letter from the National Park Service or verification			
of listing from their website - Place in Tab P			
2. Utilizes Historic Tax Credits(2 points)			
Required Document:	шине		
 Copy of historic application and approved Part I 	No comments		
Place in Tab P			
G. Preservation of Existing Affordable Housing			
RHTC that have/will Expire(3 points)			
Required Document:			
 Statement from Applicant - Place in Tab P 			
2. HUD or USDA Funded (1-3 points)			
Required Document:			
 Letter from HUD or USDA stating priority designation 			
Place in Tab P		-	
Revitalization Plan for a HOPE VI grant (3 points)			
Required Document:			
- Copy of Revitalization Plan and award letter for the			
HOPE VI funds - Place in Tab P			
Preservation of any affordable housing Development (2 points)			
Required Document:			
~ Third Party documentation - Place in Tab P	THE STATE OF THE S	:	
The state of the s			
H. Energy Efficiency Requirements			
HVAC and Windows (2 point)	2		
Three (3) Appliances (1 point)	 		
Required Document:	1		
~ Form F & Supporting Documentation - Place in Tab F			
Desirable Diver 18 years			
I. Desirable Sites (1 point)	1		
Required Document:			
Site map showing locations of each desirable facility			
as well as undesirable facilities.			
~ Color photographs or color copies of site and the			
surrounding neighborhoods Place in Tab I			
Subtotal (34 possible points)	72		
4. Financing			
A 0			
A. Government Participation			
1. Up to 1% of total development costs (1 point)			
2. Over 1% - 3% of total development costs (2 points)			
Greater than 3% of the total development costs (3 points)			
Required Document:	9		
 Letter from the appropriate authorized official approving 	and the state of t		
funding and stating the amount of monetary funding	# # # # # # # # # # # # # # # # # # #	ш	
Place in Tab C		H	
B. RHTCs as Part of the Overall Financing Structure			
1. 70% - 80% of total development costs (1 point)			
2. 60% - 69.99% of total development costs (2 points)	2		
3. < or equal to 59.99% of total development costs(3 points)			
	<u> </u>		
	1		
Subtotal (6 possible points)	15 15 15 15 15 15 15 15 15 15 15 15 15 1		
Subtotal (6 possible points) 5 Market			
Subtotal (6 possible points) 5. Market			
5. Market	ż		
Market A. Difficult to Develop Area - QCTs (2 points)	2		
5. Market	2		

			#
B. Local Housing Needs			
1. 1/2% -1 1/2% and does not exceed 1350 units (1.5 points)	1.5		
2. < 1/2% and does not exceed 800 units (3 points)			
Required Document:			
 Form E With a list of all tax credit and bond 			
developments. Place in Tab C			
C. Previous Funding Within a Local Government (1 point)	·		
Required Document:	****		
Form E With a list of all tax credit and bond			
developments. Place in Tab C		E K	
D. Subsidized Housing Waiting List (1 points)	*	Į.	
Required Document:			
 Agreement signed by both the owner and the 			
appropriate official for the local or regional public			
housing represenative. Place in Tab R			
E. Community Revitalization Preservation (3 points)			
Required Document:			
 Letter from highest local elected official - Tab P 			
~ Certification from Architect - Tab P			
~ Hope VI approval letter from HUD - Tab P			
: report eppressions: some for f			
F. Lease Purchase (1 point)			
Required Documents:		 	
~ Detailed outline of lease purchase program			
 Lease-Purchase agreement signed by all parties. 			
Place in Tab S			
Subtotal (11 possible points)			
	# # # # # # # # # # # # # # # # # # #		Sala were great as a series of the salar and a series of the salar and a series of the salar and the
6. Other			
A. Indiana Based Owner/Developer (1 point)	1		
Required Documents:			
~ Form A Section D. 2.g			
- i din a desimi di 2. 2. g			
B. Community Development (1-2 points)	2		
Required Document:	- €	i .	
 Form H fully completed and signed by highest local 			
 Form H fully completed and signed by highest local 			
 Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C 	2		WBE management company
Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C Minority/Women Participation (2 points)	2		
- Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C C. Minority/Women Participation (2 points) Required Document:	2		WBE management company 2 MBE sub contractors
Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C Minority/Women Participation (2 points) Required Document: Certification from Indiana Department of Administration	2		
- Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C C. Minority/Women Participation (2 points) Required Document: - Certification from Indiana Department of Administration Place in Tab T	2		
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~ Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C C. Minority/Women Participation (2 points) Required Document: ~ Certification from Indiana Department of Administration Place in Tab T ~ All applicable Development, management & contractor agreements (w/fee structure) - Tab T D. Unique Features or Circumstances (4 points) Required Document: ~ Detailed description of all unique aspects of the development. Place in Tab O E. Services 1. Commitments for Moderate Services (1 point) 2. Commitments for Exceptional Services (2 points) Required Document:	4		
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~ Form H fully completed and signed by highest local official (or authorized designee) Place in Tab C C. Minority/Women Participation (2 points) Required Document: ~ Certification from Indiana Department of Administration Place in Tab T ~ All applicable Development, management & contractor agreements (w/fee structure) - Tab T D. Unique Features or Circumstances (4 points) Required Document: ~ Detailed description of all unique aspects of the development. Place in Tab O E. Services 1. Commitments for Moderate Services (1 point) 2. Commitments for Exceptional Services (2 points) Required Document: ~ Written agreements signed by all parties. Place in Tab Q D. Technical Correction Period (3 points) ~ Development must pass Threshold without any	2		
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SE	eć)	Financing Type (Check all that apply)	Set-Aside(s) MUST select (Applicable for Rental Ho	t all that apply. See QAP using Tax Credits ONLY)
		Rental Housing Tax Credits (RHTC) Multi-Family Tax Exempt Bonds IHCDA HOME Investment Partnerships (MUST complete HOME Supplement. See Form N)	Not-for-Profit Elderly Small City Preservation	Large City Rural Lowest Income Persons with Disabilities
A.		Development Name and Location Development Name Green River - Phase I		
	١.			
		Street Address 4200 Block of North Green River	Road	
		City Evansville County	/ Indiana State	e <u>IN</u> Zip <u>47715</u>
	2.	Is the Development located within existing city limits?		Yes x No
		If no, is the site in the process or under consideration for	r annexation by a city?	Yes X No date:
	3.	Is development located in a Qualified Census Tract or a	difficult development area?	Yes XNo
		a. If Yes, Census Tract#	If No, Census Tract#	181270507
		b. Is development eligible for adjustment to eligible basis	is?	Yes X No
	4.	Congressional District 8 State Senate District	50 State House District	78
В.	F	unding Request (** for Initial Application Only)		
	1.	Total annual credit amount requested with this Application previously approved by IHCDA Board for the development		
	2.	Total annual credit amount requested from Persons with	Disabilities set-aside	\$ 76,638
	3.	Percentage of units set-aside for Persons with Disabilities	es <u>10%</u>	
	4.	Total amount of Multi-Family Tax Exempt Bonds reques	ted with this Application	
	5.	Total amount of IHCDA HOME funds requested with this	Application	
	6.	Have any prior applications for IHCDA funding been sub	mitted for this Development?*	*Yes XNo
		If yes, please list the name of the Development(s), date amount) and indicate what information has changed from of the application package.	of prior application, type of fur n the prior application. Place ir	nding request (with nformation in Tab Y
fooi	tnot	es:		

	the Authority in 2006 (current year) \$ 1,238,251 **
	Total annual tax credit amount awarded with all applications submitted to the Authority in 2006 (current year) O **
	10. Total Multi-Family Tax Exempt Bonds requested with all applications (including this Application) submitted to the Authority in 2006 (current year) 0 **
	11. Total Multi-Family Tax Exempt Bonds awarded with all applications submitted to the Authority in 2006 (current year) 0 **
C.	Types of Allocation/Allocation Year
	1. Regular Allocation
	All or some of the buildings in the development are expected to be placed in service (date). For these buildings, the Owner will request an allocation of credits this year for:
	New construction, <u>or</u> Rehabilitation, <u>or</u> Acquisition and rehabilitation.
	2. Carryforward Allocation
	All or some of the buildings in the development are expected to be placed in service within two years <u>after</u> the end of this calendar year <u>2006</u> (current year), but the <u>Owner</u> will have more than 10% basis in the development before the end of this year, but in any event no later than 6 months from the date of the allocation if the allocation is received within the last 6 months of the calendar year. For these buildings, the Owner will request a <u>carryforward</u> allocation of <u>2006</u> (current year) credits pursuant to Section 42(h)(1)(E) for:
	x New construction, or Rehabilitation, or Acquisition and rehabilitation (even if you acquired a building this year and "placed it in service" for the purpose of the acquisition credit, you cannot receive Form 8609 for acquisition credits on the building until the year for which the Form 8609 is issued for that building once the rehabilitation work is "placed in service" in (Year)). See Carry Over Agreement.
	3. Federal Subsidies
	Federal Subsides may include: Tax Exempt Bonds, Project Based Section 8, HOME, CDBG, Etc.
	x The development will not receive federal subsidies The development will receive federal subsidies for all buildings or some buildings
	List type of federal subsidies:
foot	tnotes:

D. Applicant/Ownership Information

ls A Is A Par Qua	\ppl \ppl ticipalific	oating Juriso ed not-for-p	wner? CDA State (diction (non	Certified CHE -state) Certifi A)?		?			x Yes Yes Yes Yes Yes Yes Yes	No X No X No X No X No
	a.	Name of O	rganization	Pedcor Inve	estments-	2005-LXX	VIII, L.P.			
		Contact Pe	erson	Thomas G.	Crowe					
		Street Add	ress	770 3rd Ave	e SW					
		City	Carmel		State	In	_ Zip	46032		
		Phone	317-587	-0341		_ Fax	317-587-	0340		
		E-mail Add	Iress	tgcrowe@p	edcor.net				`	
	b.	• •		and Financi				n the Applic	ant and the	e Owner.
	C.			of its general under the fed	-			-	cipals ever	been X No
	d.	ever been a	party (as a c	ts general part lebtor) in a bar w of the United	nkruptcy pr			rincipals	Yes	×No
	e.	Has Applic	ant or any	of its general	partners,	members	, sharehold	ers or princ	cipals:	
		1. Default	ed on any lo	ow-income ho	ousing De	velopmen	t(s)?		Yes	x No
		2. Default	ed on any c	ther types of	housing (Developm	ent(s)?		Yes	x No
			dered or cor nortgagor?	nveyed any h	ousing De	evelopmer	nt(s) to HUI	כ	Yes	x No
	f.			any of the questions					e provide a	dditional
footnotes:										

	2. Owner	r Information		x Legally for			
	a.	Name of Ov	wner	Pedcor Inve	stments-20	005-LXXVIII,	L.P.
		Contact Per	rson	Thomas G. 0	Crowe		
		Street Addr	ess	770 3rd Ave	SW		
		City	Carmel	State	IN	Zip	46032
		Phone	317-587-	0341	Fax	317-587-0	0340
		E-mail Addr	ess	tgcrowe@pe	dcor.net		
		Federal I.D.	No.	20-2132766			
		Type of enti	ity:	x Limited P	artnership		
				Individual	(s)		
				Corporation	on		
				Limited Li	ability Con	npany	
				Other			
Pro	×Ο	wner's Resul	me and	ocuments (e.g. x Financial	s attached		ot) attached
1.	Phillip J. S Printed Na	Stoffregen, Exame & Title	ecutive Vic	e President	- (Signature	/\. h. o
2.		6. Crowe, Exe ame & Title	ecutive Vice	President	-	Signature	lomas SO Vat
3.	Maureen Marinted Na	M. Hougland, ame & Title	Senior Vice	e President	-	<u>M0 1110</u> Signature	on m. unuglar
1.	Printed Na	ıme & Title			_	Signature	
5.							
	Printed Na	me & Title			-	Signature	
faat	notes:						

b. List all that have an ownership interest in Owner and the Development. Must <u>include</u> names of <u>all</u> general partners (<u>including the principals of each general partner if applicable</u>), managing member, controlling shareholders, ect.

	Name :	Role	Phone #	% Ownership
senerale Falcher (d).	Vanderburgh Housing Company, LLC	See Attached	(317) 587-0341	.009%
rincipal .				
rincipal :				
rincipal				
eneral Partner (2)				
rincipal 4				
rincipal				
rincipali				
imited Partners	Pedcor Investments, A Limited	See Attached	(317) 587-0341	99.99%
rincipal at instance	Liability Company	-		
rincipal				
rincipal in				
			J	

	c. Has Owner or any of its general partners, members, shareholders or principals of	ever been convicted
	of a felony under the federal or state laws of the United States?	Yes X No
	d. Has Owner or any of its general partners, members, shareholders or principals ever be	en a party (as a
	debtor) in a bankruptcy proceeding under the applicable bankruptcy laws of the United States?	Yes X No
	e. Has Owner or any of its general partners, members, shareholders or principals:	
	1. Defaulted on any low-income housing Development(s)?	Yes X No
	2. Defaulted on any other types of housing Development(s)?	Yes x No
	3. Surrendered or conveyed any housing Development(s) to HUD or the mortgagor?	Yes XNo
	f. If you answered yes to any of the questions in e.1, 2, or 3 above, then please pro information regarding these circumstances in Tab L.	ovide additional
	g. Is Owner/Developer an Indiana based company?	X Yes No
	If yes, how long has Owner/Developer been established in Indiana? Is the Owner/Developer's permanent address different than what is listed in this a	
	If yes, please provide the permanent address here:	Yes x No
footnotes:	See Attached page 15 footnote	

Page 15 of the IHFA application foot note

* Pedcor Investments-2005-LXXVIII, L.P. partners include Vanderburgh Housing Company, LLC (.009% General Partner), Pedcor Investments, A Limited Liability Company ("Pedcor, LLC") (99.99% Limited Partner) and Pedcor SLP, LLC(.001% Special Limited Partner).

Pedcor, A Limited Liability Company's 99.99% limited partner interest will be replaced with an investor limited partner after syndication.

Vanderburgh Housing Company, LLC's members will include Pedcor Investments, A Limited Liability Company Pedcor, A Limited Liability Company (97% member) and Thomas G. Crowe (3% member).

Pedcor SLP, LLC's members include Pedcor Invesments, A Limited Liability Company (97.0% member) and Thomas G Crowe (3% member)

The principals of Pedcor, A Limited Liability Company are Bruce A. Cordingley (32.166%), Gerald A. Pedigo (32.166%), Phillip J. Stoffregen (32.166%) and Sara Lentz-Crouse (3.5%)

Prior Property Owner Information 1. List the following information for the person who owned the property immediately prior to Applicant or Owner's acquisition. Name of Organization RHO, Inc Contact Person Dr. Tom Rusche Street Address 6566 Sharon Road Zip 47630 City Newburgh State IN Type of Entity: Limited Partnership Individual(s) Corporation Other 2. What was the prior use of the property? Agricultural 3. Is the prior owner related in any manner to the Applicant and/or Owner or part of the development team? Yes x No If yes, list type of relationship and percentage of interest, if applicable. F. Applicant/Owner Experience The Applicant, Owner, and Developer must submit a list of all RHTC Developments where they have participated with an ownership interest or been part of the Development team (including on a consulting basis). The list must include the following information: 1) Name of the Development; 2) City and state of Development; 3) Number of units in each Development; 4) the amount of annual RHTC awarded to each Development; and 5) the role of the Applicant played in each Development (e.g. developer, owner, consultant, etc. Please Provide in Tab L G. Development Team Members (ALL Development Team members must be identified at time of initial application) 1. Attorney Scott Bulter Firm Name Pedcor Investments Phone 317-587-0336 Fax 317-587-0340 E-mail Address sbutler@pedcor.net 2. Bond Counsel (if applicable) N/A Firm Name Phone Fax E-mail Address

footnotes:

Developer (contact person) Phillip J Stoffregen
Firm Name Pedcor Development Services, LLC
Street Address
Phone 317-587-0341 Fax 317-587-0340
E-mail address tgcrowe@pedcor.net
Accountant (contact person) Sean O'Conner
Firm Name Dauby O'Conner & Zaleski
Phone 317-848-5700 Fax 317-815-6140
E-mail address soconner@dox.net
Consultant (contact person)
Firm Name Morely and Associates
Phone 812-646-9585 Fax 812-464-2514
E-mail address MattW@morleyandassociates.com
6. Management Entity (contact person) Sally Lentz-Crouse
Firm Name Pedcor Affordable Management
Street Address 770 3rd Ave SW
City Carmel State IN Zip Code 46032
Phone 317-587-0328 Fax 317-587-1694
E-mail address slentz@pedcor.net
7. General Contractor (contact person) Thomas E. Koontz
Firm Name Signature Construction, LLC * (See attached)
Phone 317-587-0342 Fax 317-817-0361
E-mail address tomk@pedcor.net
8. Architect (contact person) Mark Smith
Firm Name MAS Associates, Inc.
Phone 317-726-1060 Fax 317-726-1061
E-mail address <u>mkrsmith@comcast.net</u>
If the Development will be utilizing Multi-family Tax Exempt Bonds, <u>you must</u>
provide a list of the entire development team in addition to above.
footnotes:

Page 17 of the IHFA application foot note

*Pedcor Investments-2005-LXXVIII, L.P. will contract with Pedcor Construction Management, LLC (PCM) for construction of the 112 unit apartment addition. PCM will in turn sub-contract with Signature Construction, LLC.

with another member of the development team	ny financial or other interest, directly or indirectly, , and/or any contractor, subcontractor, or person e, then a list and description of such interest(s) should
No identities of interest X Y	es, identities of interest
H. Not-for-profit Involvement	
·	status must be submitted with this Application if the y ownership interest in the Development must submit a uired attachments (Form D) and place in Tab B.
2. Identity of Not-for-profit	
The not-for-profit organization involved in this of	evelopment is:
the Owner th	e Applicant (if different from Owner) Other
Name of Not-for-profit	
Contact Person	
Address	
City	State Zip
Phone	Fax
E-mail address	
I. Site Control	
1. Type of Site Control by Applicant	
Applicant controls site by (select one of the foll	owing):*
Warranty Deed Option (expiration date:)** × Purchase Contract (expiration date: 06/25 Long Term Lease (expiration date:	//06)**)**
	d more than one form of site control, please so indicate ite, number of existing buildings on the site, if any,
** Together with copy of title commitment or othe the identity of the current Owner of the site.	ner information satisfactory to the Authority evidencing
Please provide site control documentation in Ta	ab E.
footnotes:	

	2.	Timing of Acquisition by Owner Select One:			
		Applicant is Owner <u>and</u> already controls site by either	deed or long	-term leas <u>eor</u>	
		Owner is to acquire the property by warranty deed (or property will be subject to occupancy restrictions) no leading to the company of t	lease for per later than	ríod no shorte 7/25/06	er than period
		* If more than one site for the development <u>and</u> more than please so indicate and attach a separate sheet specifying on the site, if any, and expected date of acquisition by Ow	each site, n	umber of exis	uisition by Owner, ting buildings
	3.	Site Information			
		a. Exact area of site in acres 15.2* (See Tab F)			
		 b. Is site properly zoned for your development without the need for an additional variance? Zoning type R-4 	9	X Yes	No No
		c. Are all utilities presently available to the site?		Yes	x No
		 d. Who has the responsibility of bringing utilities to the sit When? 3/2007 (month/year) 	e? <u>Pedcor</u>		7
		e. Has locality approved the site plan?		Yes	x No
		f. Has locality issued building permit?		Yes	x No
J.	Sca	attered Site Development			
	to I	sites are not contiguous, do all of the sites collectively qualif IRC Section 42(g)(7)? O market rate units will be permitted)	y as a scatte	red site Deve	lopment pursuant
K.	Acc	equisition Credit Information			
	1.	All buildings satisfy the 10-year general look-back rule basis/\$3000 rehab costs per unit requirement.	of IRC Secti	on 42(d)(2)(B	and the 10%
	2.	If you are requesting an acquisition credit based on ar 42(d)(2)(D)(ii) or Section 42(d)(6)], then, other than the property as a single family residence by the Owner, an the Authority must accompany this Application specification an exception to the 10-year rule.	e exception re attorney's or	elating solely pinion letter in	to the prior use of the a form satisfactory to
	3.	Attorney's Opinion Letter enclosed.			
L.	Reh	habilitation Credit Information(check whichever is applicate	able)		
	1.	All buildings in the development satisfy the 10% basis	requirement	of IRC Sectio	n 42(e)(3)(A)(i).
	2.	All buildings in the development satisfy the minimum \$ Section 42(e)(3)(A)(ii).	3000 rehab o	cost per unit r	equirement of IRC
	3. [All buildings in the development qualify for the IRC Secrequirement (4% credit only).	ction 42(e)(3)	(B) exception	to the 10% basis
foot	notes	98:			

	4.	All buildings in the development qualify for the IRC Section 42(f)(5)(B)(ii)(II) e \$3000 per unit requirement (\$2000 per unit required instead; 4% credit only).	xception to	the
	5.	Different circumstances for different buildings: see above, attach a separate see for each building.	sheet and e	xplain
M.	Re	location Information. Provide information concerning any relocation of existing to	enants.	
	1.	Does this Development involve any relocation of existing tenants?	Yes	x No
		Will existing tenants be relocated within the development during rehabilitation?	Yes	x No
		If yes to either question above, please describe the proposed relocation plan and Please provide in Tab Z.	/or assistan	ce.
£ 1	4 _			

N. Development Information

Rental Housing Tax Credit and/or Multifamily Tax-Exempt Bond Unit Breakdowns
 Indicate if the development will be subject to additional income restrictions and/or rent restrictions:

Income Restrictions (Final Application only - for Developments funded prior to 2002)

x Rent Restrictions

omanno dilan	militalen en in	CB19114M1811111	ijamine jikin	elonski ejste	erme wanterente	841)(H1(O 839)	HENIKICO IIG	
		1 Beltoom	e asedroine	Bètrom:	Bedrooms	Bear ome	intal	% of Tota
3022, AVVII	# Units		2	7	3	1	13	12%
A Ethne	# Bdrms.	0	2	14	9	4	29	12%
estriction for	Sq. Footage		818	1,128	1,373	1,530		
owest/income	Total. Sq.		1,637	7,895	4,119	1,530		
etAside226	Footage				-	·	-	
	# Units			10	б	3	24	21%
	# Bdrms.	0	5	20	18	12	55	22%
	Sq. Footage		818	1,128	1,373	1,530		
	Total. Sq.		4,092	11,278	8,237	4,591	28,198	
	Footage						,	
50% 2.41	# Units		Ç	27	16	6	58	52%
	# Bdrms.	0	9	54	48	24	135	54%
	Sq. Footage		818	1,128	1,373	1,530		
	Total. Sq.		7,365	30,451	21,966	9,181	68,963	
	Footage							
60% AND	# Units						Û	0%
	# Bdrms.	0	O	0	Q	0	0	0%
	Sq. Footage		818	1,128	1,373	1,530		
	Total. Sq.		Ō	0	O		0	
	Footage							
Vir sellene	# Units		8	4	<u>.</u> j	Ì		15%
	# Bdrms.	0	8	8	9	\$	33	13%
	Sq. Footage		818	1,128	1,373	1,530		
en en en en en en en en en en en en en e	Total. Sq.		6,547	4,511	4,119	3,060	18,237	
	Footage							
Development Total	# Units	0	24	48	28	12	112	100%
- FIGUR	# Bdrms.	0	24	96	84	48	252	100%
	Sq. Footage	0	19,640	54,134	38,441	18,362	130,578	100%

^{*} No market rate units are permitted in scattered site developments per IRS Code Section 42(g)(7)

footnotes: Unit sq footage is a calculation of the building gross SF divided by total units

2. Structure and Units

a. List unit type(s) and number of bedroom(s) by bedroom size.

July De	Dir Bellionic	Z-Bediooms	######################################	4.Bedrooms
Substantial Rehabilitation				
Single Family (Infill) Scattered Site				
Historic Rehabilitation				
New Construction	24	48	28	12

b.	The Development's struc	ctural features are (check all t	hat apply):		
	Row House/Townhouse Detached Two-Family Crawl Space Elevator	x Garden Apartm x Slab on Grade Age of Structure Number of stories	New 2	Detache Baseme	ed Single-Family ent
C.	The type(s) of unit is (are	e):			
x	Standard Residential Re Transient Housing for H Single Room Occupanc Other homeless su	omeless	No. of Units No. of Units No. of Units No. of Units	106 6 Tab R	- - -
d.	Gross Residential Floor	Area (resident living space or	nly) <u>13</u>	0,578	_Sq Ft.
e.	Gross Common Area (ha	allways, community space, ed	t.) <u>3,</u> 3	317	_Sq Ft.
f.	Gross Floor Area (all buil	dings) [d + e]	13	3,895	_Sq Ft.
g.	Gross Commercial Floor	Area (if applicable)			_Sq Ft.
	Commitment. Additional detailing the square foots and commercial area; a t	necessary). It be included in the Declarati I information must be provided age layout of the building and time-line for complete construct the residential areas being of	d in Tab F of th /or property, ic action showing	e applicati lentifying a	ion package all residential
i.		Development's rehabilitation of sed on the actual costs and e lopment costs? Costs incurred		red to date	
j.	Total number of residentia	al buildings in the Developme	nt:	8*	_ building(s)
k.	Will the development util	ize a manager's unit (security	, maintenance x	unit)? Yes	No
	If yes, how will the unit b	e considered in the building's	applicable fra	ction?	Tax Credit Unit x Common Area
th cr ur	e same bullding. Develo edit units as manager's, der Section 42 guidelin	nit will be utilized as comm opments with market rate u security, and/or maintenar	nits will not be	e allowed	nust remain in to designate tax
rootnotes:	*See Attached				

* 4-bedroom flat units may be replaced with 4-bedroom townhome units (contained in two separate buildings).

If 4 bedroom units are changed from flats/garden to townhome 9 buildings will be built instead of 8. Gross Common Area is storage space available with each unit and the clubhouse building.

a. Please list community building and common space amenities.	\\ mla	ornound O lake
he proposed community will enjoy a clubhouse (including social spa	ace) poor, pray	/ground & lake
b. Please list site amenities (including recreational amenities). See Above		
Are the amenities including recreational amenities for both low includes the same?		
If no, attach a separate sheet and explain differences in Tab P.	x Yes	∐ No
Fair Housing Act Accessibility		
Has the Development has been designed to comply with the required local, state and federal fair housing and disability-related laws? Design consider at a minimum, the applicability of the local building the Federal Fair Housing Act, as amended, the Americans with Description Act of 1973, as amended?	oes the Deve g codes,	elopment
5. Energy Efficiency		
Are all the units within the Development equipped with Energy Standappliances?		
If yes, please provide documentation in Tab F of the application p	x Yes ackage.	No
i. Is the Development currently a vacant structure being converted i	into affordable	housing?
If yes, then please indicate the following:		
Total square feet of Development Total square feet of vacant structure		
The proposed Development converts a vacant structure(s) into		
(Select one from below)		
25%		
50%		
75%		
100% of the total Development being used as affordab	le housing.	

7. Development Design

The Owner certifies that the amenities checked below exist and are available for all units comprising the proposed Development and are appropriate for the proposed tenant population.

	Column 1		Column 2		Column 3
Х	Wall to Wall carpeting in each unit (living area)		Carport (one spot per unit)	Х	Security Camera (all outside entrances)
Х	Playground (family only and must be	Х	Individual porch/patio/balcony	Х	50% of more brick exterior
	of reasonable size for the Development)		Steel Frame		Daycare On-site
х	Window Blinds or Curtains	Х	Washer/Dryer hook-up in each unit		Washer/Dryer (not coin operated) in each unit (may not mark Laundry Facilities in each
Х	One Parking spot per unit		Emergency pull cords/call button in each unit		building).
	Bike racks (1 per building)		(elderly or special needs only)		Fireplace in each unit
Х	Community Room (open to all residents)		Hot Tub/Jacuzzi (Open to all residents)	Х	In ground Pool
Х	Garbage Disposal in each unit		Computer Center (with internet access and		Beauty Salon/Barber Shop On-Site
	Door Bell for each unit		printer open to all residents)		(elderly or special needs only)
	Peep hole on exterior door for each unit	Х	Walk-in Closets in each unit		Fenced in Tennis Court
	Garden area for all residents to use		Ceiling Fans in each unit		Whirlpool tubs (1 in each unit)
	Multiple building designs		Laundry Facilities in each building		Garage for each unit
	Shuffle Board Court open to all residents	х	External individual attached storage for each unit		In-door Racket Ball Court (open to all residents)
	Multiple floor plans per unit size		Intercom System for each building		Emergency sprinkler system in each unit
	Motion detector lights for each unit	Х	Built in Díshwasher		Alarm system for each unit
	(single-family/duplexes only)		Restricted Access to Property (Gated Community)		Individual porch/patio/balcony for each unit using Trex Products
Х	Manager on-site		Exercise Room with exercise equipment (open to all residents)		Tankless water heater in each unit
Х	Community Television with cable		3-dimensional architectural shingles		
	Designated WalkingJogging Path		On-site recycling service free to residents		
Х	Central Air in each unit		Designated car wash facility with hose & vacuum		
	Basketball Court open to all residents		Fire suppressors above all stoves		
	Microwave in each unit				
	Carbon Monoxide detector in each unit				
	Enclosed Bus Stop Shelter				
	Hardwood Floors in each unit (living area)				
	10 units or less per acre				
Х	Cable hook-up in each unit				
	Access to high speed internet in each unit				
	Gazebo				
	Picnic Area with permanent grill				
	Sand Volleyball Court				

footnotes:			

8. Has any building in the proposed developer Yes	elopment been constructed prior to 1978?						
If yes, for adaptive reuse/rehab, the Lead Based Paint Poisoning Prevention Act, the Department of Housing and Urban Development (HUD) Guidelines for Evaluation and Control of Lead Based Paint hazards, Environmental Protection Administration (EPA) and Occupational Safety and Health Act (OSHA) provisions shall apply when applicable.							
The applicant/owner/developer will compl (Lead PRE) and the State of Indiana's Le	y with the Lead Based Paint Pre-Renovation Rul ad Based Paint Rules where applicable.	е					
9. Universal Development Design Certific	cation						
The Owner certifies the universal design proposed development and are appropria	features checked below exist and are available for the proposed tenant population.	or the units comprising the					
x All hallways 42' or wider in each unit	X All wall reinforcements for handrails in each unit	A front control operated range in 5% of units					
× All doorways 32" or wider in each unit	X All wall reinforcements for grab bars in each unit.	Audio and visual smoke detectors in each unit					
All Electrical outlets raised 15" to 18" above the finished floor in each unit	All light switches located 48" above the finished floor in each unit	Toggle, rocker, or touch sensitive control panels instead of switches in each unit					
Levers instead of door or faucet knobs	30"x40" clear bathroom floor space with a	Adjustable height or hand-held					
on every door in each unit	door that swings out in 5% of the units	showerhead with a flexible hose in all units					
A fold down seat in the shower of 5% of the units	Roll-in shower with no curb in 5% of the units	Slide or bi-folding closet doors in all units					
× The bathtub controls located off center toward the outside of the tub in each unit	A removable base cabinet for required knee space in kitchen and baths in all bottom level units	Built in accessible height microwave 5% of units					
All closet rods adjustable in every unit	x 30"x40" clear kitchen floor space in 5% of the units	x Will have an accessible route to each bottom level unit that includes no steps abrupt level of change					
Front loading washer and dryer with front controls, raised on platforms to reduce need to bend, stoop, or lean	All counter tops in bathrooms kitchens adjustable in every unit						
over in each unit or all laundry facilities		J					
}							
footnotes:							

10. Building-by-Building Information

Qualified basis must be determined on a building-by-building basis. Complete this section below. Building street addresses are required by the IRS (all information must provided at time of final allocation request).

Complete Address	Eligible Basis 70% PV	Applicable Ersetlori (bases on ethere tenage)	Applicable Fraction: (based on #	Qualified Basis	# of RHTC Placed in Service Date Units	Building Adentification Pumber
1. Building #1	\$ 1,466,351.00	%9L	¥82	\$ 1,084,267.00	12	
2. Building #2	4 1,338,772.00	100%	100%	\$ 1,319,907.00	12	
3. Building #3	\$ 797,981.00	** **	888	\$ 262,246.00	4	
4. Building #4	\$ 1,466,351.00	160% %	100%	\$ 1,445,689.00	16	
5. Building #5	\$ 797,982.00	%00;	100%	\$ 786,736.00	12	
6. Building #6	\$ 1,466,351.00	100%	100%	\$ 1,445,689.00	16	
7. Building #7	\$ 1,492,111.00	83%	%28	\$ 1,225,905.00	10	
8. Building #8	\$ 1,784,975.00	81.8%	81%	\$ 1,429,856.00	13	
ő						
Totals	\$ 10,610,874.00			\$ 9,000,295.00		

^{*} Applicable Fraction used in the Credit Calculation will be based on the % of the development which is low income. The lessor of the total % based on total number of units or total square footage. Must be submitted at initial and final application.

footnotes:

						,	 	
Building loentificat 10n Number								
Placed in Service Id Date (mundd/y)	MALE PROPERTY OF THE PROPERTY							
Placed III								
# of RHTC Units							:	0
Qualified Basis								9,000,295.00
								l y)
Applicable Fraction* (based on # of units)								
Applicable Fraction* (best of done foreign								
ligibe Basis 70%								10,610,874.00
	THE STATE OF THE S							₩
Complete Address								
Com								
								Totals
ę ę	*	헏	<u>က</u> ်	য়	ťυ	φ	 œ	<u> </u>

11. Unit Information (Final Allocation request only)

Please provide the following unit information for each building. Address of Building:

#: of									
Allocated Amount									
The Annual Credition									
Monthly Rent Annual Allocated Amount									
Current Tenant Income based on qualifying threatt income certification)								Security of the security of th	
nd Unit Number sity and zip code					A CANADA AND AND AND AND AND AND AND AND AN	Casign account of a control of a control of a control of a control of a control of a control of a control of a			
Addess and Unit h Including city and a	The same of the sa			exercize and the second control of the secon					
	Į.	eri eri	*	ம்	9	<u></u>	ಹ	5	-j 0.

footnotes:

Please provide the following unit information for each building.
Address of Building:

# of Bedrooms										
Annual Allocated # of Credit Amount Bedrooms										
Annual										
Monthly Rent Amount										
Current Tenant Income (based or qualifying tenant)										
Current Te (based on qu Income c										
Unit Number / and zip code										
Addess and Unit N Including city and z										
Adde		C.	E	4	ഗ്	Ġ.	**************************************	ல்	တ်	1 0

At least 20% of the rental residential units in this Development are rent restricted and to be occupied by individuals whose income is 50% or less of the area median gross income (if this election is chosen, all tax credit units must be rented to tenants at 50% area median income or below) X At least 40% of the rental residential units in this Development are rent restricted and to be occupied by individuals whose income is 60% or less of the area median gross income. Deep Rent Skewing option as defined in Section 42.	
occupied by individuals whose income is 60% or less of the area median gross income.	
Deep Rent Skewing option as defined in Section 42.	
footnotes:	

O. Development Schedule

		Actual Dates to the
Activity	a Anticipaled Dates	POUTAL DAUSA NO CHE
1. Site		
Option/Contract		October 28, 2004
Site Acquisition	7/25/06	
Zoning		June 14 ,2005
Site Plan Approval	9/06	
2. Financing		
a. Construction Loan		
Loan Application		7/5/05
Conditional Commitment		2/25/06
Firm Commitment	8/06	
Loan Closing	11/06	
b. Permanent Loan		
Loan Application		7/5/05
Conditional Commitment		2/25/06
Firm Commitment	8/06	
Loan Closing	11/8	
c. Other Loans and Grants		
Type & Source, List		
Application Date		
Conditional Commitment		
Firm Commitment		
d. Other Loans and Grants		
Type & Source, List		
Application Date		
Conditional Commitment		
Firm Commitment		
e. Other Loans and Grants		
Type & Source, List		
Application Date		
Conditional Commitment		
Firm Commitment		
3. Formation of Owner		7/05
4. IRS Approval of Not-for-Profit Status		
5. Transfer of Property to Owner	7/25/06	
6. Plans and Specifications, Working Drawings	9/06	
7. Building Permit Issued by Local Government	11/06	
8. Construction Starts	11/06	
9. Completion of Construction	11/08	
10. Lease-Up	12/07- 12/08	
11. Credit Placed in Service Date(s)		
(month and year must be provided)	01/08-01/09	:

footnotes:	

P.	<u>Tax Credit</u>
	This development will be subject to the 15 year Extended Use Agreement in addition to the mandatory 15 year Compliance Period (30 years).
	2. This development will be subject to an additional (must be greater than 15 years) year Extended Use Agreement in addition to the mandatory 15 year Compliance Period.
	3. This development will be subject to the standard 15 year Compliance Period as part of a Lease Purchase Program (all units must be single family detached structures) and will offer homeownership opportunities to qualified tenants after compliance period. See IRS Revenue Ruling 95-48 and IHCDA Declaration of Extended Rental Housing Commitment.
Q.	Special Housing Needs
	Will this development be classified as Elderly Housing*? Yes X No
	2. Identify the number of units set aside for special housing needs below*:
	Special Needs # of Units: Homeless* 6
	Persons with disabilities* 12 * This requirement will be contained within the Declaration of Rental Housing Commitment recorded
	on the property.
R.	Community or Government Support
	 List the political jurisdiction in which the development is to be located and the name and address of the chief executive officer thereof:
	Political Jurisdiction (name of City or County) Vanderburgh County
	Chief Executive Officer (name and title) Commissioner Suzanne Crouch, President
	Street Address 1 NW Martin Luther King Blvd, suite 305
	City Evansville State Indiana Zip 47708
	A commitment for local government funding for this Development in the amount of is located in Tab C of the application package.
	3. Letters from the local governing jurisdiction which states that the development supports neighborhood preservation and other organized community improvement and revitalization programs, and which describes the specific target area and the plans for its preservation and improvements is provided in Tab U of the application package.
S.	MBE/WBE Participation
	Minorities or woman materially participate in the Ownership, development or management of the Development by holding more than 51% interest in the Development Ownership, development entity, contractor or management firm.
	2. The appropriate box(es) is checked below, and
	x A Certification from the State of Indiana and applicable contractor agreements with Fee Structure is provided in Tab T of the application package, and
foot	notes: *P.1. See attached footnote

ž v

P. Tax Credit

1. This development will be subject to the 15 year Extended Use Agreement in addition to the mandatory 15 year Compliance Period (30 years).

Applicant is agreeing to the standard section 42 requirements only and may be released after the 15-year compliance period subject to section 42 guidelines.

	x Evidence of the minority's Ownership interest, commitment from minority and/or Owner's agreement (if Owner is not a minority) to retain a minority as developer or manager is provided in Tab T of the application package.
	Owner x Management Entity (2 yr. min contract) Developer x Contractor
Т.	Income and Expenses
	Rental Assistance a. Do or will any low-income units receive rental assistance? Yes x No Yes x No
	If yes, indicate type of rental assistance and attach copy of rental assistance contract, if applicable:
	Section 8 HAP FmHA 515 Rental Assistance Section 8 Vouchers Other Section 8 Certificates
	b. Number of units (by number of bedrooms) receiving assistance:
	(1) Bedroom
	c. Number of years rental assistance contract Expiration date of contract.
	d. Does locality have a public housing waiting list?
	If yes, you must provide the following information:
	Organization which holds the public housing waiting list Evansville Housing Authority
	Contact person (Name and title) Mildred Motley
	Phone 812-428-8500 fax 812-436-0256
	e. What %, if any, of the units in the Development will be set aside for tenants with HUD Section 8 certificates or vouchers or who are on public housing waiting lists? N/A
	If a percentage of the units will be set aside for tenants with HUD Section 8 certificates or vouchers, please provide evidence that the developer and/or Development manager are familiar and knowledgeable with Section 8 rules and regulation; and the number and description of units to be set aside for tenants. (Please provide documentation in Tab R of the application package)
	f. Has the Owner executed a written agreement with the local or regional public housing representative to give priority to households on waiting lists for subsidized or public housing?
	If yes, please provide documentation in Tab R of the application package.

- 2. Utilities and Rents
 - a. Monthly Utility Allowance Calculations

	i ypero Striity //						ene En Gregoria	er,	Atlowan	ce Paid by	Tenant ON	
Utilities	(Gas, Electric, Oil, etc.)		Utilities	Pa	d by	ot.	Sdrm.		Bdrm	2 Bdrm	3 Bdrm	4 Bdrm
Heating	Electric		Owner	Х	Tenant				26	33	40	47
Air Conditioning	Electric		Owner	Х	Tenant			Г	12	16	20	25
Cooking	Electric		Owner	Х	Tenant			Π	6	7	10	12
Lighting	Electric		Owner	Х	Tenant				22	26	30	33
Hot Water	Electric		Owner	Х	Tenant				19	24	27	31
Water		Х	Owner		Tenant							
Sewer		Х	Owner		Tenant							
Trash		Х	Owner		Tenant							
	Total Utility Tenant	Al	owance for	Co	sts Paid by	\$		\$	85.00	\$ 106.00	\$ 127.00	\$ 148.00

 b. Source of Utility Allowance Calculat

Х	HUD	FmHA 515
	PHA	Utility Company (Provide letter from utility company)

NOTE: IRS regulations provide further guidance on how utility allowances must be determined.

c. List below the applicable rental housing tax credit monthly rent limits (based on the number of bedrooms) less the applicable utility allowance calculated in subpart 2.a. above:

	0	BR:		BR	Z,	BR	IIR.	A.II	
Maximum Allowable Rent for Tenants at 30% AMI			\$	318	\$	382	\$ 441	\$	493
Minus Utility Allowance Paid by Tenant			\$	85	\$	106	\$ 127	\$	148
Equals Maximum Allowable rent for your Development	\$	-	S	233	\$	276	\$ 314	\$	345
Maximum Allowable Rent for Tenants at 40% AMI			\$	425	\$	509	\$ 589	\$	657
Minus Utility Allowance Paid by Tenant			\$	85	\$	106	\$ 127	ф.	148
Equals Maximum Allowable rent for your Development	5	4	5	340	\$	403	\$ 462	\$	509
Maximum Allowable Rent for Tenants at 50% AMI			\$	531	\$	636	\$ 736	S	821
Minus Utility Allowance Paid by Tenant			\$	85	\$	106	\$ 127	\$	148
Equals Maximum Allowable rent for your Development	\$	-	\$	446	\$	530	\$ 609	\$	673
Maximum Allowable Rent for Tenants at 60% AMI			\$	637	\$	764	\$ 883	\$	986
Minus Utility Allowance Paid by Tenant			\$	85	\$	106	\$ 127	\$	148
Equals Maximum Allowable rent for your Development	\$	ns	Ts	552	\$	658	\$ 756	\$	838

footnotes:	

d. List below the maximum rent limits minus tenant-paid utilities for all HOME-Assisted, and/or HOME-Eligible, Non-assisted units in the development.

	OBR (SROW/o	OBR (ŠŘÍO WILL)				
	Ministeria Maristor Barry	, kitelien and bath		2.BR		A ER
Maximum Allowable Rent for beneficiaries at 30% or less of area median income MINUS Utility Allowance Paid by Tenants						
Maximum Allowable Rent for Your Development	\$ -	\$ -	\$ -	\$ -	\$ -	\$ -
Maximum Allowable Rent for beneficiaries at 40% or less of area median income MINUS Utility Allowance Paid by Tenants						
Maximum Allowable Rent for Your Development	\$ -	S -	\$ -	\$ -	\$ -	\$ -
Maximum Allowable Rent for beneficiaries at 50% or less of area median income MINUS Utility Allowance Paid by Tenants						
Maximum Allowable Rent for Your Development	\$ -	5	49	\$ -	\$	\$ -
Maximum Allowable Rent for beneficiaries at 60% or less of area median income MINUS Utility Allowance Paid by Tenants						
Maximum Allowable Rent for Your Development	\$ -	\$ -	\$ -	\$	\$ -	\$

۵	Estimated	Rents	and	Rental	Income
┖.	Laumateu	110110	anv	1 / Officer	

Total Number of Low-Income Units

13 (30% Rent Maximum)

			t Type	Wümber	Number	Net Sq.	Remper	N Re	
Yes/No	Yes/No	# of b	edrooms						
No	Yes	1	Bedrooms	1	2	792/831	233	\$	466
No	Yes	2	Bedrooms	2	7	1090/1124	275	\$	1,925
No	Yes	3	Bedrooms	2	3	1342/1379	314	\$	942
No	Yes	4	Bedrooms	Ž	1	1491/1528	344	\$	344
			Bedrooms					\$	
			Bedrooms					\$	-
		Other Inc	ome Source ome Source ome Source						
		Total Moi	nthly Income				ų	Ş	3,677
		Annual In	icome				=	\$	44,124

footnotes:	

2. Total number of Low-Income Units 24 (40% Rent Maximum)

marronalistika Mirantalistika Marron Historia	en produceración en produceración		016-14 0-140-1 14-140-140-140-1	er market en Modern kante en			Merthy	i A	ooalas Konny	
				Number	Number	Net Sq.	Rentper	R	ant Unit	
	WEITE SE	100/6000 P) T	nielone za	ទស្ស Baltha	orunis		o Unit	ellantsut.		
Yes/No	Yes/No	# of	bedrooms							
No	Yes	1	Bedrooms	×į.	5	792/831	339	\$	1,695	
No	Yes	2	Bedrooms	2	10	1090/1124	403	\$	4,030	
No	Yes	2	Bedrooms	2	6	1342/1379	461	\$	2,766	
No	Yes	4	Bedrooms	2	3	1491/1528	50 9	\$	1,527	
			Bedrooms					5	100.	
			Bedrooms					\$	÷	
	Other Income Source Other Income Source Other Income Source									
		Total	Monthly Inco	ome					10,018	
		Annu	al Income					\$	120,216	

3. Total number of Low-Income Units 58 (50% Rent Maximum)

HOME	RHTC		nit Type	. Number	Target I to a company to the company	Net Sq. Ft. of Unit		N Ri			
Yes/No	Yes/No	# of	bedrooms								
No	Yes	1	Bedrooms	1	9	792/831	445	\$	4,005		
No	Yes	2	Bedrooms	2	27	1090/1124	530	峥	14,310		
No	Yes	3	Bedrooms	2	16	1342/1379	608	\$	9,728		
No	Yes	4	Bedrooms	2	6	1491/1528	673	\$	4,038		
			Bedrooms					Ę,	-		
			Bedrooms					3	-		
	Other Income Source Other Income Source Other Income Source										
	Total Monthly Income								32,081		
		Annu	al Income					\$	384,972		

footnotes:	
------------	--

4. Total number of Low-Income Units 0 (60% Rent Maximum)

36 4 5352				Number	Number	Net Sq.			tiily Unit
		, U	fileType	of Eaths	of Units	Ft of Unit	==Unit =	I y	Pe .
Yes/No	Yes/No	# of	bedrooms						
No	Yes	1	Bedrooms	1	0	792/831		\$	÷-
No	Yes	2	Bedrooms	2	0	1090/1124		\$	-
No	Yes	3	Bedrooms	2	0	1342/1379		\$	-
No	Yes	4	Bedrooms	2	0	1491/1528		\$	-
			Bedrooms					\$	7
			- Bedrooms					\$	=
	Other I	ncome	Source Source Source				·		
Total Monthly Income								\$	-
		Annu	al Income					\$	=

5. Total Number of Market Rate Units _____17

HOME	Th 10 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Unit Type	with the property of the prope	Number of Units	Net Sq. Ft. of Unit	Monthly Rent per Unit	R	Total Ronthly ent Unit Type
Yes/No	Yes/No	# of bedrooms					******	
	1111111111	1 Bedrooms	1	8	792/831	550	5	4,400
	***************************************	2 Bedrooms	2	4	1090/1124	655	\$	2,620
		3 Bedrooms	2	3	1342/1379	800	\$	2,400
		4 Bedrooms	2	2	1491/1528	855	\$	1,710
		Bedrooms					\$	-
		Bedrooms					69	NE.
		Other Income So Other Income So Other Income So	urce	Carports (* Garages (6 Late Fees/	3)		\$ \$	240 300 1,000
	Total Monthly Income							
		Annual Income					\$	152,040

footnotes :	

6. Summary of Estimated Rents and Rental Income

Annual Income (30% Rent Maximum)	\$	44,124
Annual Income (40% Rent Maximum)	\$	120,216
Annual Income (50% Rent Maximum)	\$	384,972
Annual Income (60% Rent Maximum)	\$	-
Annual Income (Market Rate Units)	\$	152,040
Potential Gross Income	\$	701,352
Less Vacancy Allowance 7%	\$	49,095
	•	050 057
Effective Gross Income	\$	652,257

What is the estimated average annual % increase in income over the Compliance Period? 2%

U. Annual Expense Information

(Check one) x Housing	OR	L	Commercial	
<u>Administrative</u>			Operating	
1. Advertising	\$	5,425	1. Elevator	
2. Management	\$	33,019	2. Fuel (heating & hot water)	<u>, ,</u>
3. Legal/Partnership			3. Electricity \$	43,560
4. Accounting/Audit		,	4. Water/Sewer	
5. Compliance Mont.	\$	12,480	5. Gas	
Total Administrative	\$	50,924	6. Trash Removal \$	14,606_
<u>Maintenance</u>			7. Payroli/Payroll Taxes \$	87,792
1. Decorating	\$	16,800	8. Insurance \$	25,200
2. Repairs	\$	23,482	9. Real Estate Taxes* \$	52,640
3. Exterminating			10. Other Tax	
4. Ground Expense			11. Annual Replacement Reserve \$	28,000
5. Other	***************************************		12. Other	
Total Maintenance	\$	40,282	Total Operating \$	251,798
Total Annual Administrativ	e Expenses:		\$ 50,924 Per Unit \$	455
Total Annual Maintenance	Expenses:		\$ 40,282 Per Unit \$	360_
Total Annual Operating Ex	penses:		\$ 251,798 Per Unit \$	2,248
TOTAL OPERATING EXPENS	ES (Administrative +	Operating + Ma	ntenance) \$ 343,004 Per	Unit \$ 3,063
What is the estimated averag	e annual perce	ntage incre	ase in expenses for the next 15 years?	3%
What is the annual percentag	je increase for	replacemer	t reserves for the next 15 years?	3%

^{*} List full tax liability for the property - do not reflect tax abatement.

footnotes: #5 misc admin exp, #2 grounds&repairs, #3 all utilities, #6 trash,extermination,snow removal (misc. site)

V. Projections for Financial Feasibility

usibility		
Check one:	Х	Housing
		Commercia

i Es verra em carimism a dustra a moses escribira			492160 Signi		gril er bezak		1406166	,	FEFA		MIT 5
1. Potential Gross Income		ŗ,	701,352		715,379		729,687		744,280	5	759,166
2. Less Vacancy Loss		s	(49,095)	\$	(50,077)	\$	(51,078)	\$	(52,100)	\$	(53,142)
3. Effective Gross Income (1-2)		\$	652,257	\$	665,303	\$	678,609	\$	692,181	\$	706,024
Less Operating Expenses		\$	(315,004)	\$	(324,454)	S	(334,188)	\$	(344,213)	\$	(354,540)
Less Replacement Reserves	\Box	S	(28,000)	\$	(28,840)	\$	(29,705)	\$	(30,596)	\$	(31,514)
6. Plus Tax Abatement											
(increase by expense rate if applicable)							1				
7. Net Income (3-4-5+6)		\$	309,253	\$	312,008	\$	314,716	\$	317,371	\$	319,970
8.a. Less Debt Service #1		S	257,884	\$	257,884	\$	257,884	\$	257,884	\$	257,884
8.b. Less Debt Service #2	\Box										
9. Cash Flow (7-8)		\$	51,369	\$	54,124	\$	56,832	\$	59,487	\$	62,086
10. Debt Coverage Ratio (7/(8a +8b))	一		1.20		1.21		1.22		1.23		1.24
11. Deferred Developer Fee Payment		\$	51,369	\$	54,124	\$	56,832	\$	59,487	\$	62,086
12. Cash Flow after Def. Dev. Fee Pmt.		\$	-	\$	-	\$	¥	\$	-	\$	-
13. Debt Coverage Ratio			1.00		1.00		1.00		1.00		1.00
					Feu 7-		Vear V		Year-9		ear II
1. Potential Gross Income		Ś	774,349		789,836	5	805,633	Š	821,746	S	838,181
Less Vacancy Loss		S	(54,204)	S	(55,289)	S	(56,394)	S	(57,522)	\$	(58,673)
3. Effective Gross Income (1-2)		S	720,145	S	734,548		749,239	S	764,223	\$	779,508
Less Operating Expenses	\vdash	\$	(365,176)		(376,131)		(387,415)	\$	(399,038)	\$	(411,009)
5. Less Replacement Reserves		\$	(32,460)	S	(33,433)		(34,436)	_	(35,470)	\$	(36,534)
6. Plus Tax Abatement	\vdash	Ť	(,,		X-17 /			 			
(increase by expense rate if applicable)											
7. Net Income (3-4-5+6)	1	\$	322,509	\$	324,983	\$	327,387	S	329,716	\$	331,966
8.a. Less Debt Service #1	\vdash	\$	257,884	******	257,884		257,884	\$	257,884	\$	257,884
8.b. Less Debt Service #2	1				·						
9. Cash Flow (7-8)	\Box	s	64,625	\$	67,099	\$	69,503	\$	71,832	\$	74,082
10. Debt Coverage Ratio (7/(8a+8b))	1		1.25		1.26		1.27	П	1.28		1.29
11. Deferred Developer Fee Payment	†	\$	64,625	\$	67,099	\$	69,503	\$	71,832	\$	74,082
12. Cash Flow after Def. Dev. Fee Pmt.		\$	-	\$	-	S	-	S	-	\$	•
13. Debt Coverage Ratio	1		1.00		1.00	Г	1.00		1.00		1.00
	No. 20	io I	YTTH FEE	100	Year IZ		Year Islan		Year 14		Cer 15
Potential Gross Income	T	(j. j.)	854,944		872,043	÷	889,484	\$	907,274	\$	925,419
2. Less Vacancy Loss	lacksquare	s	(59,846)	S	(61,043)	\$	(62,264)	s	(63,509)	\$	(64,779)
3. Effective Gross Income (1-2)	1	\$	795,098		811,000	\$	827,220	\$	843,764	S	860,640
4. Less Operating Expenses	┺	<u> </u>						-	(4(2,504)	6	(476,472
	1	\$	(423,339)	S	(436,039)	S	(449,120)	\$	(462,594)	3	
15 Less Renlacement Reserves	╀	S							(462,394)		(42,353
Less Replacement Reserves Plus Tax Abatement	-		(423,339) (37,630)		(436,039) (38,759)		(39,921)				(42,353
6. Plus Tax Abatement											(42,353
Plus Tax Abatement (increase by expense rate if applicable)				\$		\$		S		\$	(42,353 341,815
6. Plus Tax Abatement (increase by expense rate if applicable) 7. Net Income (3-4-5+6)		S	(37,630)	\$	(38,759)	\$ \$	(39,921)	\$ \$	(41,119)	\$	
6. Plus Tax Abatement (increase by expense rate if applicable) 7. Net Income (3-4-5+6) 8.a. Less Debt Service #1		\$ \$	(37,630)	\$	(38,759)	\$ \$	(39,921)	\$ \$	(41,119)	\$	341,815
6. Plus Tax Abatement (increase by expense rate if applicable) 7. Net Income (3-4-5+6) 8.a. Less Debt Service #1 8.b. Less Debt Service #2		\$ \$	(37,630)	\$ \$ \$	(38,759)	\$ \$ \$	(39,921)	\$ \$ \$	(41,119)	\$ \$ \$	341,815
6. Plus Tax Abatement (increase by expense rate if applicable) 7. Net Income (3-4-5+6) 8.a. Less Debt Service #1 8.b. Less Debt Service #2 9. Cash Flow (7-8)		\$ \$ \$	(37,630) 334,129 257,884	\$ \$ \$	(38,759) 336,202 257,884	\$ \$ \$	(39,921) 338,178 257,884	\$ \$ \$	340,052 257,884	\$ \$ \$	341,815 257,884
6. Plus Tax Abatement (increase by expense rate if applicable) 7. Net Income (3-4-5+6) 8.a. Less Debt Service #1 8.b. Less Debt Service #2 9. Cash Flow (7-8) 10. Debt Coverage Ratio (7/(8a+8b))		\$ \$ \$	(37,630) 334,129 257,884 76,245	\$ \$ \$	(38,759) 336,202 257,884 78,318	\$ \$ \$	(39,921) 338,178 257,884 80,294	\$ \$ \$	(41,119) 340,052 257,884 82,168	\$ \$ \$	341,815 257,884 83,931
6. Plus Tax Abatement (increase by expense rate if applicable) 7. Net Income (3-4-5+6) 8.a. Less Debt Service #1 8.b. Less Debt Service #2 9. Cash Flow (7-8)		\$ \$ \$ \$	334,129 257,884 76,245 1.30 76,245	\$ \$ \$	(38,759) 336,202 257,884 78,318 1.30	\$ \$ \$	(39,921) 338,178 257,884 80,294	\$ \$ \$	(41,119) 340,052 257,884 82,168	\$ \$ \$	341,815 257,884 83,931

The above Projections utilize the estimated annual percentage increases in income.

footnote	٥.
IUUIIIUIO	Э.

Commercial and Office Space: IHCDA Rental Housing financing resources cannot be used to finance commercial space within a development. Income generated and expenses incurred from this space, though, must be factored into IHCDA's underwriting for the development as a whole when reviewing the application. If the development involves the development of commercial space the applicant will need to provide separate annual operating expense information and a separate 15-year proforma fro the commercial space. Be sure to tabel which forms are for the housing and which ones are for the commercial space. Also separate out all development costs associated with the commercial space on line M of the Development Costs chart.

W. Sources of Funds/Developments (Include any IHCDA HOME requests)

1. Construction Financing. List individually the sources of construction financing including any such loans financed through grant sources. Please provide documentation in Tab G.

Spurce of Funds	Date of Application		Name and Telephone Numbers
1 Pedcor Bancorp		\$ 3,400,000	Thomas G. Crowe (317)587-0341
2			
3			
4			
Total Amount of Funds		\$ 3,400,000	

2. Permanent Financing. List individually the sources of permanent financing including any such loans financed through grant sources. Please provide documentation in Tab G.

			.,		
Source of Funds	Date of a Application	Date of Commitment		Service Rate o Cost Loan	
1 Pedcor Bancorp			\$ 3,400,000	\$257,884 6.500	% 30 year 6
2					
3					
4					
Total Amount of Funds			\$ 3,400,000		
Deferred Developer Fee			\$ 720,000	10.00	V ₀

3. Grants. List all grants provided for the development. Provide documentation in Tab G.

Source of Funds.	, , , , , , , , , , , , , , , , , , ,	" hale h		Name and Telephone Numbers of Contact Person
1				
2				
3		The state of the s	ESIDEMICIOS CONTRACTOR DE CONT	
4 Total Amount of Funds			-	

footnotes:	

Total Sources of	f Permanent Funds	Committed	\$	3,400,000		
Total Annual De	bt Service Cost	\$ 257,884	<u> </u>			
4. Historic	Tax Credits					
Have yo	u applied for a His	toric Tax Credit	?		Yes	x No
If Yes, F	Please list amount		and the second s			
	ndicate date Part I ion. Please provide		as duly filed:	£AV	(Mus	t be included with
5. Other S	ources of Funds	(excluding any	syndication p	proceeds)		
a. Sour	ce of Funds			*	Amount	
b. Timir	ng of Funds		·			
c. Actua	al or Anticipated Na	ame of Other So	ource	***************************************		
d. Cont	act Person			Phone		
6. Sources	s and Uses Recon	nciliation				
	Limited Partner I General Partner Total Equity Inve Total Permanent Deferred Develo Other Inter Other	Investment estment t Financing	nt* 	\$ \$ \$ \$	7,200,000 100 7,200,100 3,400,000 720,000 191,774	0 0 0 0
	Total Source of	Funds		\$	11,511,87	4
	Total Uses of Fu	ınds		\$	11,511,874	4
	NOTE: Source	s and Uses MU	ST EQUAL			
	*Load Fees inclu Load Fees	uded in Equity Ir	nvestment —		Yes	x No
footnotes:						

	a. Actual or Anticipated Name of Intermediary	
	(e.g., Syndicator, act.) N/A	
	Contact Person	
	Phone	
	Street Address	
	City State Zip	
b.	b. Investors: Individuals and/or Corporate, or undetermined at this time	
C.	c. As a percentage of the total credits to be received throughout the compliance perior recapture, should be the annual amount of credit times 10), how much are investor Owner's own equity) willing to invest toward development costs, excluding all syndicharges? Check if estimated x check if based on commitment(s); if so please at	s (excluding ication fees or
d.	d. Has the intermediary (identified above) provided you with any documentation regar of syndication or other intermediary costs, fees, "loads" or other charges it will imposit its services? Yes X No If yes, please attach copies	ding the amount
	e. How much, if any, is the Owner willing or committed to invest toward Development \$ 100 Evidence of investment must be provided to IHCDA.	Costs?
8. 18	Tax-Exempt Bond Financing/Credit Enhancement	
a.	a. If Multi-family Tax Exempt Bonds are requested, list percent such bonds represent basis of the building and land of the development:	of the aggregate
	If this percentage is 50% or more, a formal allocation of credits from IHCDA is not the development must satisfy and comply with all requirements for an allocation un Plan and Section 42 of the Code. The Issuer of the bonds must determine the max credits available to the development which, just as for developments which do need limited to the amount of credits necessary to make the development financially feast TIME OF SUBMITTING THIS APPLICATION, YOU MUST PROVIDE IHCDA WITH OF COUNSEL, SATISFACTORY TO IHCDA, THAT YOU ARE NOT REQUIRED TO ALLOCATION OF TAX CREDITS FROM IHCDA AND THAT THE DEVELOPMENT REQUIREMENTS OF THE ALLOCATION PLAN AND CODE.	der this Allocation kimum amount of d allocation, is sible). AT THE I AN OPINION O OBTAIN AN
footnotes:	s:	

b.	Name of Issuer			
	Street Address			77.
	City	State	Zip	
	Telephone Number	Fax Numb	er	***************************************
C.	Name of Borrower			
	Street Address	194 - Tanana Barana		
	City	State	Zip	***************************************
	Telephone Number	Fax Numb	er	
	If the Borrower is not the O	wner, explain the relationship betw	veen the Borre	ower and Owner.
		ilizing Multi-family Tax Exempt E t team in addition to above.	Bonds, you n	nust provide a list
d.		have any credit enhancement? and describe the credit enhanceme	Yes	☐ No
e.	Is HUD approval for transfe If yes, provide copy of TPA	er of physical asset required? request to HUD.	Yes	□ No
f.	its units in danger of being to eligible prepayment, con	rally assisted low-income housing I removed by a federal agency from version, or financial difficulty? mentation in Tab U of the applicati	the low-incor	

X. Cost/Basis/Maximum Allowable Credit

1. Development Costs - List and Include Eligible Basis by Credit Type

	TEMIZED COST	Project Costs	+ 14% Ciedin	(9% Credit)
۱.	To Purchase Land and Bidgs. 1. Land	500 500		
	2. Demolition	562,500		
	Existing Structures			
	4. Other (specify)			
).	For Site Work			
	Site Work (not included in Construction Contract)			
	Other(s) (Specify)			
: .	For Rehab and New Construction			
	(Construction Contract Costs)			
	1. Site Work	1,175,193		1,175,1
	2. New Building	5,642,366		5,642,3
	3. Rehabilitation	200 105		277 4
	4. Accessory Building	332,435		257,4
	General Requirements* Contractor Overhead*	447,000		447,00
	7. Contractor Profit*	149,000 447,000		149,00 447,00
i,		44.500		
	1. Architect Fee - Design	44,500		44,50
	Architect Fee - Supervision Consultant or Processing Agent	150,000		150,00
	Engineering Fees	130,600		130,60
	5. Other Fees (specify)			100,00
	Other Owner Costs			
	Building Permits			
	2. Tap Fees			
	3. Soil Borings			
	4. Real Estate Attorney	55,000		55,00
	5. Construction Loan Legal	15,000		15,00
	6. Title and Recording	16,340		16,34
	7. Other (specify)			

^{*} Designates the amounts for those items that are limited, pursuant to the Allocation Plan

footnotes:	

			ibie Basis by Cradic	
	ITEMIZED COST	Project Costs	30% PV 4% Credit)	70% PV: [9% Credit]
	Subtotal from Previous Page	WARE TO TOUBLE DAY	in the same of the same of the same of the same of the same of the same of the same of the same of the same of	8,529,434
	For Interim Costs			
	Construction Insurance	59,600		59,600
	Construction Interest & Other Capitalized			
	Operating Expenses	222,593		222,593
	3. Construction Loan Orig. Fee	152,400		152,400
	4. Construction Loan Credit Enhancement			0.50 700
	5. Taxes/Fixed Price Contract Guarantee	258,790		258,790
ļ.	For Permanent Financing Fees & Expenses			
	Bond Premium			
	2. Credit Report			
	3. Permanent Loan Orig. Fee			
	4. Permanent Loan Credit Enhancement			
	5. Cost of Iss/Underwriters Discount			
	6. Title and Recording			
	7. Counsel's Fee		IIIIIIIIIIIIIIII	
	8. Other (Specify)			
	Marketing and lease-up	71,057		71,057
ı.	For Soft Costs			
	Property Appraisal	7,500		7,500
	2. Market Study	5,000		5,000
	Environmental Report			
	4. IHFA Fees	53,500		0
	5. Consultant Fees	00,000		
	6. Other (specify)			
	Fumishings and equipment	104,500		104,50
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	For Syndication Costs	0.500		
	Organizational (e.g. Partnership)	2,500		
	2. Bridge Loan Fees and Exp			
	3. Tax Opinion	7,500		
	4. Other (specify)			
j.	Developer's Fee*			
	% Not-for Profit			
	100 % For-Profit	1,200,000		1,200,000
k.	For Development Reserves			
	1. Rent-up Reserve			
	2. Operating Reserve	200,000		
inex-	Total Project Costs	######################################		10,610,87
	(spreadsheet will calculate)			

^{*} Designates the amounts for those items that are limited, pursuant to the Allocation Plan.

footnotes: Operating reserve meets IHCDA minimum Stds; reserve may be less.

	And the second s	i de la companya della companya della companya de la companya della Hie Back by Coalt		
	TEMIZED COST	in and the second of	50% PV (**** 45% Gregit)*******	70% PV 9% Credit
	Subtotal from Previous Page	11511174	Korner (* 1700 -	40.610.874
m.	Total Commercial Costs*			
n.	Total Dev. Costs less Comm. Costs (I-m)	11,511,874		
٥.	Reductions In Eligible Basis			
	Subtract the following:			
	Amount of Grant(s) used to finance Qualifying development costs			
	2. Amount of nonqualified recourse financing			
	3. Costs of nonqualifying units of higher quality (or excess portion thereof)			
	4. Historic Tax Credits (residential portion)			
	5. Subtotal (o.1 through 4 above)		0	0
p.	Eligible Basis (Il minus o.5)		0	10,610,874
q.	High Cost Area			
	Adjust to Eligible Basis			
	(ONLY APPLICABLE IF development is in a Census Tract or difficult development area)			
	Adjustment Amount X 30%			
г.	Adjusted Eligible Basis (p plus q)		0	10,610,874
8.	Applicable Fraction			
	(% of development which is low income)			
	Based on Unit Mix or Sq Ft. (Type U or SF)			84.82%
t.	Total Qualified Basis (r multiplied by s)		0	9,000,295
Ľ .	Applicable Percentage			
	(weighted average of the applicable percentage for			
	each building and credit type)			8.52%
v.	Maximum Allowable Credit under IRS sec 42 (t multiplied by u)		0	766,375
w.	Combined 30% and 70% PV Credit	766,375		

^{*} Commercial costs are defined as those costs that are not eligible basis and are attributed to non-residential areas of the Development (e.g. retail area of mixed-use development).

Note: The actual amount of credit for the Development is determined by IHCDA. If the Development is eligible for Historic Tax Credit, include a complete breakdown of the determination of eligible basis for the Historic Credit with the Application. If the Development's basis has been adjusted because it is in a high cost or qualified census tract, the actual deduction for the Historic Cost Items must be adjusted by multiplying the amount by 130%. This does not apply to Historic Tax Credits.

footnotes:				

2. Determination of Reservation Amount Needed

The following calculation of the amount of credits needed is substantially the same as the calculation which will be made by IHCDA to determine as required by the IRS, the maximum amount of credits which may be reserved for the Development. However, IHCDA at all times retains the right to substitute such information and assumptions as are determined by IHCDA to be reasonable for the information and assumptions provided herein as to costs (including development fees, profits, etc.) sources of funding expected equity, etc. Accordingly, if the development is selected by IHCDA for a reservation of credits, the amount of such reservation may differ significantly from the amount that is computed below.

a.	TOTAL DEVELOPMENT COSTS	\$ 11,511,874
b.	LESS SYNDICATION COSTS	\$ 10,000
C.	TOTAL DEVELOPMENT COSTS (a - b)	\$ <u>11,501,874</u>
d.	LESS: TOTAL SOURCES OF FUNDING EXCLUDING SYNDICATION PROCEEDS	\$ 3,591,774
e.	EQUITY GAP (c - d)	\$ 7,910,100
f.	EQUITY PRICING PERCENTAGE (Percentage of 10-year credit expected to be personally invested by you or raised as equity excluding syndication or similar costs to 3rd parties)	\$ <u>0.94</u>
g.	10-YEAR CREDIT AMOUNT NEEDED TO FUND THE EQUITY GAP (e/f)	\$ 8,415,000
h.	ANNUAL TAX CREDIT REQUIRED TO FUND EQUITY GAP (g/10)	\$ 841,500
l.	MAXIMUM ALLOWABLE CREDIT AMOUNT	\$ 766,375
j.	RESERVATION AMOUNT (Lesser of h or j)	\$ 766,375
k.	TOTAL EQUITY INVESTMENT (anticipated for intial app)	\$ <u>7,200,100</u>
l.	DEFERRED DEVELOPER FEE	\$ 720,000
m.	FINANCIAL GAP	\$ <u>0</u>
	CREDIT PER UNIT (j/Number of Units)	\$ 6,843
	CREDIT PER BEDROOM (j/Number of Bedrooms)	\$ 3,041
	COST PER UNIT a - (Cost of Land + Commercial Costs + Historic Credits) Total Number of Units	\$ <u>97,762</u>

footnotes:		

The undersigned hereby acknowledges that :

- 1. This Application form, provided by IHCDA to applicants for funding, including the sections herein relative to basis, credit calculations and determinations of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of IHCDA in reviewing the reservation requests; completion hereof in no way guarantees eligibility for the credits or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority;
- The undersigned is responsible for ensuring that the proposed development will be comprised of qualified low-income buildings; that it will in all respects satisfy all applicable requirements of federal tax laws and any other requirements imposed upon it by the IHCDA; and that the IHCDA has no responsibility that all or any funding allocated to the development may not be useable or may later be recaptured;
- 3. For purposes of reviewing this Application, IHCDA is entitled to rely upon the representation of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relating to the determinations of qualified basis for the development as a whole and for each building therein individually as well as the amounts and types of credit applicable thereto, and that the issuance of a reservation based on such representations in no way imposes any responsibility on the IHCDA for their correctness or compliance with IRC requirements;
- 4. The IHCDA offers no advise, opinion or guarantee that the Applicant or the proposed development will ultimately qualify for or receive low-income housing tax credits, Multi-family tax exempt Bonds, HOME, 501(c)3 Bonds;
- 5. Allocations of funding are not transferable without prior written notice of the IHCDA; and
- 6. The requirements for applying for funding and the terms of any reservation or allocation thereof are subject to change at any time by federal or state law, federal, state or IHCDA regulations, or other binding authority.
- 7. Applicant is submitting this Application on behalf of Owner, whether Owner has already been formed or is a to-be-formed entity;
- 8. Applicant represents and warrants to IHCDA that it has all necessary authority to act for, obligate and execute this Application on behalf of itself and Owner, and to engage in all acts necessary to consummate this Application. Applicant further represents and warrants to IHCDA that the signatories hereto have been duly authorized and that this Application shall be valid and binding act of the Applicant, enforceable according to its terms;
- 9. In the event the Applicant is not the Owner, Applicant represents and warrants to IHCDA that it will take, and not fail to take, any and all necessary to cause the Owner to ratify and confirm and comply with the terms and conditions of this Application;
- 10. Applicant represents and warrants to IHCDA that it will take any and all action necessary and not fail to cause the Developer to ratify and confirm and comply with the terms and conditions of this Application.

Further, the undersigned hereby certifies that:

- All factual information provided herein or in connection herewith is true, correct and complete, and all estimates are reasonable;
- b) It shall promptly notify the IHCDA of any corrections or changes to the information submitted to the IHCDA in connection with this Application upon becoming aware of same;
- c) It is responsible for all calculations and figures to the determination of the eligible basis and qualified basis for any and all buildings and other improvements, and it understands and agrees that the amount of funding to be reserved and allocated has been calculated pursuant to and in reliance upon the representations made within;

- d)

 It will at all times indemnify and hold harmless IHCDA against claims, losses, costs, damages, expenses and liabilities of any nature (including, without limitation, attorney fees and attorney fees to enforce the indemnity rights hereunder) directly or indirectly resulting from, arising out of or relating to IHCDA's acceptance, consideration, approval or disapproval of this Application and the issuance or non-issuance of an allocation of funding in connection herewith.
- It shall furnish the IHCDA with copies of any and all cost certifications made to any other governmental agency, including, but not limited to, cost certifications made to FmHA or FHA, at the time that such certifications are furnished to such other agency.
- Applicant hereby authorizes IHCDA and its successors, affiliates, agents and assigns to utilize in any manner and at anytime, any photograph, picture, or other medium (collectively "photographs") of the property covered by this Application, without limitation, in any and all matters, publications, or endeavors, commercial or noncommercial, undertaken directly or indirectly by IHCDA at any time on or after the date of this Application without any limitation whatsoever. Applicant understands that:

 (1) it is relinquishing any and all ownership rights in any such photograph, picture or medium to IHCDA; and (ii) it is relinquishing any and all legal rights that it may now or hereafter have to, directly or indirectly, challenge, question or otherwise terminate the use of the photograph by IHCDA.
- 8. DISSEMINATION OF INFORMATION and AGREEMENT TO RELEASE AND INDEMNIFY. The undersigned for and on behalf of itself, the Development, Owner and all participants in the Development, together with their respective officers, directors, shareholders, members, partners, agents, representatives, and affiliates (collectively, "Applicant") understands, acknowledges and agrees that this and any application for Rental Housing Tax Credits ("Credits") (including, but not limited to, all preliminary final Applications, related amendments and information in support thereof and excepting personal financial information) are available for dissemination and publication to the general public.

In addition, as additional consideration for IHCDA's review of its request for Credits, the Applicant does hereby release IHCDA and its directors, employees, attorneys, agents and representatives of and from any and all liability, expense (including reasonable attorney fees) and damage that it may, directly or indirectly, incur because of such dissemination or publication, and the Applicant hereby agrees to indemnify and hold IHCDA harmless of and from any and all such liability, expense or damage.

	F, the undersigned, being duly authorized, has caused this document to be executed in ST day of MARCH , 2006
Legal Name of Applicant	PEDCOR INVESTMENTS-2005-LXXVIII, L.P. By: Vanderburgh Housing Company, LLC, its General Partner; By: Pedcor Investments, A Limited Liability Company, its Managing Member
	By: Thomas G. Crowe, Executive Vice President

STATE OF INDIANA	,		
COUNTY OF) SS: Hamilton)		
			y appeared, Thomas G. Crowe
		***************************************	y Company, the Managing Member of R INVESTMENTS-2005-LXXVIII, L.P.,
	oregoing Application for Res		. TINVESTIMENTS-2005-EAXVIII, E.P.,
of 2006			xecution of the foregoing instrum Thomas G. Crowe
voluntary act and decontained therein are	ed, and stated, to the best o		nd belief, that any and all representations
Witness my hand and	d Notarial Seal this	<u>1șt</u>	day of March, 2006
My Commission Exp	ires:		Deving K. Chae Notary Public
My County of Reside	nce:		Printed Name (title)
			JENNIFER K. CHOE NOTARY: Marion County SEA: My Commission Expires April 19, 2009

Z. Statement of Issuer/Applicant (For Multi-family Tax Exempt Bonds only)

The undersigned hereby acknowledges that:

- 1. This Application form, provided by IHCDA to applicants for tax credits and tax-exempt bonds, including the sections herein relative to basis, credit calculations and determinations of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of IHCDA in reviewing the reservation requests; completion hereof in no way guarantees eligibility for the credits or bonds or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority;
- 2. The undersigned is responsible for ensuring that the proposed bond issue will in all respects satisfy all applicable requirements of federal tax laws and any other requirements imposed upon it by the IHCDA; and that the IHCDA has no responsibility that all or any of the funds allocated to the Development may not be useable or may later be recaptured;
- 3. For purposes of reviewing this Application, IHCDA is entitled to rely upon the representation of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relating to the determinations of qualified basis for the development as a whole and for each building therein individually as well as the amounts and types of credit applicable thereto, and that the issuance of a reservation based on such representations in no way imposes any responsibility on the IHCDA for their correctness or compliance with IRC requirements;
- 4. IHCDA may request or require changes in the information submitted herewith, may substitute its own figures which it deems reasonable for any or all figures provided herein by the undersigned and may reserve credits, if any, in an amount significantly different from the amount requested;
- The IHCDA offers no advice, opinion or guarantee that the Issuer or the proposed development will ultimately qualify for or receive funds;
- Reservations of funds are not transferable without prior written consent of IHCDA;
- 7. If the IHCDA believes, in its sole discretion, that the Development will not be completed or that any condition set forth in the Application will not be satisfied within the required time period, or will become unsatisfied or will otherwise cause the Development to fail to qualify for a Bond allocation, the Issuer agrees that the IHCDA may rescind and retrieve any funds allocated to the Issuer. The Issuer acknowledges that all terms, conditions, obligations and deadlines set forth in this Application constitute conditions precedent to any allocation of funds, and the Development's failure to comply with any of such terms and conditions shall entitle the IHCDA, in its sole discretion, to deem the allocation canceled by mutual consent. After any such cancellation, the Issuer acknowledges that neither it nor the Development will have any right to claim funds. The IHCDA reserves the right, in its sole discretion, to modify and/or waive any such failed condition precedent, so long as such waiver does not violate any Code requirements relating to the Development;
- 8. The requirements for applying for funds and the terms of any reservation or allocation thereof are subject to change at any time by federal or state law, federal, state or IHCDA regulations, or other binding authority; and
- Reservations may be subject to certain conditions to be satisfied prior to allocation and shall in all cases be contingent upon the receipt of the required Application and reservation fees;
- Applicant is submitting this Application on behalf of Owner, whether Owner has already been formed or is to-be-formed entity;
- 11. Applicant represents and warrants to IHCDA that it has all necessary authority to act for, obligate and execute this Application on behalf of itself and Owner, and to engage in all acts necessary to consummate this Application. Applicant further represents and warrants to IHCDA that the signatories hereto have been duly authorized and that this Application shall be the valid and binding act of the Applicant, enforceable according to its terms;
- 12. In the event Applicant is not the Owner, Applicant represents and warrants to IHCDA that it will take, and not fail to take, any and all action necessary to cause the Owner to ratify and confirm and comply with the terms and conditions of this Application;
- 13. Applicant represents and warrants to IHCDA that it will take any and all action necessary and not fail to cause the Developer to ratify and confirm and comply with the terms and conditions of this Application.

Further, the undersigned certifies that:

- a) All factual information provided herein or in connection herewith is true, correct, and complete, and all estimates are reasonable;
- b) It shall promptly notify the IHCDA of any corrections or changes to the information submitted to the IHCDA in connection with this Application upon becoming aware of same;
- c) It is responsible for all calculations and figures relating to the determination of the eligible basis and qualified basis for any and all buildings and other improvements, and it understands and agrees that the amount of funds to be reserved and allocated has been calculated pursuant to and in reliance upon the representations made herein; and
- d) It will at all times indemnify and hold harmless IHCDA against all claims, losses, costs, damages, expenses and liabilities of any nature (including, without limitations attorney fees and attorney fees to enforce the indemnity rights hereunder) directly or indirectly resulting from, arising our of or relating to IHCDA's acceptance, consideration, approval or disapproval of this Application and the issuance or non-issuance of an allocation of funds in connection herewith.

its name on this		, being duly authorized, has caused this document to	

		Legal Name of Issuer	
		Ву:	
		Printed Name:	
		lts:	
STATE OF INDIANA)		
COUNTY OF) SS:)		
Refore me a Notary Put	oic in and for said Cou	nty and State, personally appeared,	
(the	of), the Applicant in the foregoing A	Application for Reservation
of (currer	nt year) funding, who a and stated, to the best	knowledged the execution of the foregoing instrumer of his (her) knowledge and belief, that any and all rep	nt as his (her)
Witness my hand and N	otarial Seal this	, day of,	·
My Commission Expires	,		
		Notary Public	
My County of Residence	•		
my County of Nesidence	· .	Printed Name	

Z. Statement of Issuer/Applicant (For Multi-family Tax Exempt Bonds only)

The undersigned hereby acknowledges that:

- 1. This Application form, provided by IHCDA to applicants for tax credits and tax-exempt bonds, including the sections herein relative to basis, credit calculations and determinations of the amount of the credit necessary to make the development financially feasible, is provided only for the convenience of IHCDA in reviewing the reservation requests; completion hereof in no way guarantees eligibility for the credits or bonds or ensures that the amount of credits applied for has been computed in accordance with IRC requirements; and that any notations herein describing IRC requirements are offered only as general guides and not as legal authority;
- 2. The undersigned is responsible for ensuring that the proposed bond issue will in all respects satisfy all applicable requirements of federal tax laws and any other requirements imposed upon it by the IHCDA; and that the IHCDA has no responsibility that all or any of the funds allocated to the Development may not be useable or may later be recaptured;
- 3. For purposes of reviewing this Application, IHCDA is entitled to rely upon the representation of the undersigned as to the inclusion of costs in eligible basis and as to all of the figures and calculations relating to the determinations of qualified basis for the development as a whole and for each building therein individually as well as the amounts and types of credit applicable thereto, and that the issuance of a reservation based on such representations in no way imposes any responsibility on the IHCDA for their correctness or compliance with IRC requirements;
- 4. IHCDA may request or require changes in the information submitted herewith, may substitute its own figures which it deems reasonable for any or all figures provided herein by the undersigned and may reserve credits, if any, in an amount significantly different from the amount requested;
- 5. The IHCDA offers no advice, opinion or guarantee that the Issuer or the proposed development will ultimately qualify for or receive funds;
- 6. Reservations of funds are not transferable without prior written consent of IHCDA;
- 7. If the IHCDA believes, in its sole discretion, that the Development will not be completed or that any condition set forth in the Application will not be satisfied within the required time period, or will become unsatisfied or will otherwise cause the Development to fail to qualify for a Bond allocation, the Issuer agrees that the IHCDA may rescind and retrieve any funds allocated to the Issuer. The Issuer acknowledges that all terms, conditions, obligations and deadlines set forth in this Application constitute conditions precedent to any allocation of funds, and the Development's failure to comply with any of such terms and conditions shall entitle the IHCDA, in its sole discretion, to deem the allocation canceled by mutual consent. After any such cancellation, the Issuer acknowledges that neither it nor the Development will have any right to claim funds. The IHCDA reserves the right, in its sole discretion, to modify and/or waive any such failed condition precedent, so long as such waiver does not violate any Code requirements relating to the Development;
- The requirements for applying for funds and the terms of any reservation or allocation thereof are subject to change at any time by federal or state law, federal, state or IHCDA regulations, or other binding authority; and
- Reservations may be subject to certain conditions to be satisfied prior to allocation and shall in all cases be contingent upon the receipt of the required Application and reservation fees;
- Applicant is submitting this Application on behalf of Owner, whether Owner has already been formed or is to-be-formed entity;
- 11. Applicant represents and warrants to IHCDA that it has all necessary authority to act for, obligate and execute this Application on behalf of itself and Owner, and to engage in all acts necessary to consummate this Application. Applicant further represents and warrants to IHCDA that the signatories hereto have been duly authorized and that this Application shall be the valid and binding act of the Applicant, enforceable according to its terms;
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- c) It is responsible for all calculations and figures relating to the determination of the eligible basis and qualified basis for any and all buildings and other improvements, and it understands and agrees that the amount of funds to be reserved and allocated has been calculated pursuant to and in reliance upon the representations made herein; and
- d) It will at all times indemnify and hold harmless IHCDA against all claims, losses, costs, damages, expenses and liabilities of any nature (including, without limitations attorney fees and attorney fees to enforce the indemnity rights hereunder) directly or indirectly resulting from, arising our of or relating to IHCDA's acceptance, consideration, approval or disapproval of this Application and the issuance or non-issuance of an allocation of funds in connection herewith.

IN WITNESS WHERE its name on this	OF, the undersigned, day of	, -	Legal Name of Iss		
STATE OF INDIANA COUNTY OF)) SS:)				
Before me, a Notary Pubic (the of (current voluntary act and deed, ar contained therein are true	of year) funding, who a nd stated, to the best	cknowledged the ex), the Applicant in ecution of the fore	the foregoing Appli going instrument as any and all represe	cation for Reservation his (her) ntations
Witness my hand and Not	arial Seal this		day of	,	<u>.</u> .
My Commission Expires:			Notary Public		-
My County of Residence:			Printed Name (title)		-